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COLLIDER-ACCELERATOR DEPARTMENT (C-AD)

CONDUCT OF OPERATIONS CONFORMANCE MATRIX

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CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

PAGE: 1 of 6

GUI	DELINE	PERFORMANCE	EXCEPTIONS
1)	Policies	1) Policies	1) Policies
	a) Specify goals and the means to achieve them	a) Goals, objectives and targets, some of which are derived from institutional-level documents, e.g., Appendix B of the BSA Contract, Critical Outcomes, Objectives and Performance Measures, are integrated into the Department's Environmental Management Programs (EMPs) and the annual Self Assessment Plan for the C-AD. The C-AD goal for risk from all hazards is not only to be below relevant legal limits, but also is to be 'as low as reasonably achievable (ALARA).' For radiation exposure, the annual ALARA goal is recommended by the ALARA Committee and approved by the Department Chair. The ALARA philosophy has also been expanded to include waste generation and the potential for pollution from accelerators and experiments. Performance against goals is reviewed by C-AD and BNL managers at the annual Environmental and Self Assessment Management Review, and resources are assigned, if appropriate, following the review.	None
	b) Specify the type of controls necessary to implement the policy	 Supervision, administrative controls, training, procedures and engineered safety systems are used to implement policy. 	
	c) Personnel should understand their authority	sarcty systems are used to implement poney.	
	and responsibility, through accountability	 c) Authority, responsibility, accountability and interfaces with other groups are defined clearly in the Operation Procedure Manual (OPM), Chapter 1, "Authorization, C-AD Documents, and Definitions" and Chapter 2, "Guidelines for the Conduct of C-AD Operations." Specific individuals are trained and held accountable for safety, emergency, commissioning and operations roles. Additionally, the Department employs the R2A2 concept, which is an institutional program to define role, responsibility, accountability and authority for each employee. 	
	d) Physical Security should conform to DOE 5630.11, "Safeguards and Security Program"	d) The exterior doors to most buildings are locked from 5 PM to 8:30 AM and on weekends and holidays. The accelerator vault at the Tandem Van De Graaff (TVDG) is secured when operations personnel are not in residence. A C-A Property Protection Area (PPA) is a facility, or portion thereof, that requires access control to prevent unacceptable loss or destruction of valuable property and/or disruption of research. Assigned PPA's for C-A are Cryogenic Control Room (Building 1005S) and the Equipment Area (Building 911B), when the facilities are operating. See OPM 2.32,	

CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

GUI	IDELINE	PERFORMANCE	EXCEPTIONS
		"Access Controls – Building 911B and 1005 Property Protection Areas During Operations." C-AD accelerator areas are secured via automatic access-control system hardware.	
2)	Resources a) Provide sufficient resources, material, and labor	 Resources We have a minimum numbers of Operators and Operations Coordinators defined in the Accelerator Safety Envelopes. This minimum staff is deemed sufficient by DOE for safe operation, although larger staffs are used routinely for operational efficiency. During operations, materials and resources for the accelerators are managed day-to-day by the Operations Coordinator, and during Shutdown, by the Maintenance Coordinator. Sufficient resources are provided. 	2) Resources None
	b) Do not use excessive overtime	b) Excessive overtime is avoided where possible by using shift operations	
	c) Provide technical support personnel	c) The technical support personnel, accelerator operators, Siemen's operators, Radiological Control Technicians (RCTs), Collider Accelerator Support (CAS) personnel and Cryogenic Systems (Cryo) Watch personnel, are staffed according to various changes in operations.	
	d) Develop a long range staffing plan.	d) C-AD management prepares a long-range staffing plan	
3)		3) Monitoring Of Operations Performance a) See Chapter VI for operating problems	3) Monitoring Of Operations Performance
	b) Document problems for evaluation	b) Scheduled inspections, performance indicators, audits, reviews and self-assessments are used to document problems for evaluation and to observe operations. Problems are also documented via the Trouble Reporting System (OPM 2.9) and occurrences are documented via the Occurrence Reporting System (OPM 10.1). Minor issues are critiqued to reduce the chances that they lead to future occurrences. The C-AD operators use a web-based machine-performance monitoring log.	None
	c) Supervisor should observe operations frequently.	c) Supervisors participate in inspections and audits, they are members of safety review committees, and they are encouraged by C-AD management to 'supervise by walking around'	
	d) Operations Goals should be to:	d) Operations Goals	

DATE: 1/2/03 **PAGE:** 2 of 6

CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

PAGE: 3 of 6

GUIDELINE		PERFORMANCE	EXCEPTIONS
i)	Minimize the unavailability of the safety system	 Operations procedures minimize the unavailability of safety systems by requiring operations to be curtailed should safety systems fail to operate 	
ii)	Minimize personnel errors	ii) Minimining agreement agree in and an ODM 2.1 IIC AD	
		ii) Minimizing personnel errors is a goal, see OPM 2.1, "C-AD Operations Organization and Administration"	
iii)	Conform to ALARA guidelines	operations organization and realisation	
		iii) ALARA is integrated into routine operations via OPM 6.1.0, "ALARA Strategies for Tuning during Proton Operations" and into work review and planning via ALARA Committee procedures (OPM Chapter 9.5 series). Operators aim at reducing beam losses to the lowest reasonably achievable level.	
iv)	Minimize loss of the facility capability		
v)	Minimize the number of unscheduled	iv) High reliability is a C-AD goal given the constraints of safety and available resources. Equipment breakdown at C-AD is the major source of radiation exposure to workers, and high reliability is built into components based on experience gained in the past four decades. At the TVDG, a computer aided maintenance program is audited on a daily basis in order to aim for maximum system and facility availability.	
	shutdowns	v) Unscheduled shutdowns are minimized through periodic maintenance, formal reporting of problems such as the C-AD <u>Trouble Report</u> <u>System</u> , good communications between users and operators such as the Weekly Time Meeting and the C-AD Web Site, and by designing	
vi)	Complete inspections on a timely basis	equipment to be "radiation hardened."	
vii)	Minimize the amount of overtime	vi) Completing inspections on a timely basis is ensured through written procedures and checklists for Operators, RCTs, Cryo Watch and CAS	
viii)	Achieve and maintain complete staffing and training requirements	vii) Maintaining shift operations during running periods minimizes overtime	
		viii) Achieving and maintaining complete staffing and training requirements are requirements in <u>OPM 2.1</u> , "C-AD Operations Organization and Administration." For example, see the Operational Safety Limit for	

CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

GUIDELINE		PERFORMANCE	EXCEPTIONS
ix) I	Minimize waste	Operators, Operations Coordinators and Watch for Hydrogen Targets in OPM 2.5, "Operational Safety Limits / Accelerator Safety Envelope."	
8	Minimize the number of lighted annunciators Goals should be measurable, achievable,	ix) Waste minimization is a formal program in <u>SBMS</u> , and requirements are implemented via the <u>OPM 8.20</u> and <u>OPM 8.22</u> series of procedures that deal with hazardous, radioactive and clean waste plus recycling. Also see <u>OPM 1.7</u> , "Supervisory Practice for Working with Hazards," which describes supervisor responsibilities in this area. Waste minimization and pollution prevention are specific responsibilities listed in each person's R2A2 (Roles, Responsibility, Accountability and Authority).	
	and auditable	x) When new systems are introduced into the Main Control Room, human factors are considered in the design of panels and annunciators.	
xii) I	Develop an Action Plan to meet goals	xi) Goals such as lost work case rate, collective dose and dose per proton are measurable and many have been achieved each year over the last decade. Specific operations goals are included in the Department's Self-Assessment Plan and in OPM 2.1 "C-AD Operations Organization and Administration," Section 2.5, "Monitoring of Accelerator Performance." ALARA goals are included in OPM 9.5.7 , "ALARA Goals." Each week during operations and less frequently during major shutdowns, physicists, operators, Head of Main Control Room, Users, and C-AD management meet to critique the previous week's operations and to discuss future goals.	
	Report results of audits to facility management and DOE	xii) The Self Assessment Plan is an action plan for Department operations. Ad hoc groups or C-AD committees typically develop action plans in response to an event or audit results. For example, an action plan which includes re-training supervisors was recently developed to reduce the lost work case rate and an action plan to improve the LOTO program was recently issued. Action plans are also found in the Department's Environmental Management Programs that relate to BNL environmental goals.	

DATE: 1/2/03

PAGE: 4 of 6

CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

GUIDELINE	PERFORMANCE	EXCEPTIONS
xiv) Perform Self-Assessments	xiii) Results of audits are reported to C-AD management and where applicable up the line to DOE. Annually, results of audits are reviewed at the Department's Environmental and Self Assessment Management Review.	
	xiv) Management and worker self-assessments are conducted on an established schedule and reports are forwarded to C-AD management. Corrective actions are tracked to closure via the Assessment Tracking System (ATS). See OPM 9.4.2, "C-AD Self Assessment" and OPM 13.10.1, "Independent Assessments." The C-AD Enhanced Work Planning Procedure, OPM 2.28, "C-AD Procedure for Work Planning and Control for Operations," contains a job-specific assessment module that requires workers to assess specific jobs at completion. The department's self-assessment program is described in terms of the Baldridge Award Criteria in the Assessment Planning and Evaluation Criteria Framework as defined in the SBMS Integrated Assessment Subject Area.	
4) Accountability	4) Accountability	4) Accountability
Hold workers and supervisors accountable for their actions	a) The C-AD has a formal performance appraisal program and Roles, Responsibilities, Authorities and Accountability (R2A2) program for all C-AD staff. These documents are maintained by the C-AD Chairman's Office.	None
b) Use discipline and performance appraisals to ensure accountability	b) Adhering to all rules, including rules dealing with safety, quality, operations or maintenance, is factored into an individual's appraisal, performance goals and R2A2. Discipline has been used when appropriate. For example, letters to a personnel file have been written when procedures were not followed. On other occasions, personnel have been given time off without pay or Users have had letters sent back to their University management when safety rules were willfully violated.	
5) Management Training a) Formal training of supervisors and other management should be incorporated into overall training plan.	5) Management Training a) The C-AD Training Plan is described in OPM 1.12, "Conduct of Training Policy (Training Plan)." The C-AD has performed job assessments for all positions including management and supervisors, and has developed corresponding training requirements. The C-AD Training Manager maintains the Job assessments.	5) Management Training None

DATE: 1/2/03

PAGE: 5 of 6

CHAPTER: I "OPERATIONS ORGANIZATION AND ADMINISTRATION"

PAGE: 6 of 6

GUIDELINE	PERFORMANCE	EXCEPTIONS
6) Planning For Safety	6) Planning For Safety	6) Planning for Safety
a) Provide guidance to personnel so that they understand safety requirements	a) All jobs are assessed for environmental, safety and health hazards, and the necessary training is given before persons are authorized to perform the job. In order to guide personnel, the C-AD has incorporated job-specific safety requirements into OPM procedures. See OPM 2.28, "C-A Procedure for Work Planning and Control for Operations, " and OPM 2.29, "C-AD Enhanced Work Planning Procedure for Experiments." Where appropriate, C-AD has required staff and users to qualify in formal training programs where job-specific safety rules are explained.	None
b) Explain the role of Safety Analysis system to all operations personnel	b) The Accelerator Safety Envelope (OPM 2.5) binds operators. Safety analysis and DOE approval are required for operations outside the envelope. Management requirements to control change at the accelerators or experiments are set down in OPM Chapter 9 procedures for physicists and engineers, and in OPM 2.11, "Conduct of Operations for Accelerator Physicists and System Specialists," which is directly relevant to accelerator physicists or beam commissioners. C-AD accelerator physicists, beam commissioners, project engineers, project physicists, liaison engineers and liaison physicists are made familiar with the requirements for safety review through periodic training. For operations that inadvertently go beyond the safety envelope, operators are required to report via the Occurrence Reporting Procedure, OPM 10.1. All operations staff is made aware of the protocols either for reporting occurrences or for scheduling safety reviews through facility-specific and job-specific training programs.	

EXCEPTIONS GUIDELINE **PERFORMANCE** 1) Status Reports 1) Status Reports 1) Status Reports a) Notify Supervisor of changes in facility status, a) Operators and supervisors follow OPM 10.1, "Procedure for Reporting an None Emergency, Unusual or Off Normal Occurrence." Events that do not meet and all abnormalities and unexpected the criteria of OPM 10.1, "Occurrence Reporting and Processing of situations Operations Information," are reported under the C-AD Trouble Report System, see OPM 2.9. The Operator's Log documents day-to-day changes in facility status and is reviewed each day by C-AD management. Abnormalities and unexpected situations at TVDG are reported according to the notification list in OPM 12.5, "Emergency Notification List," and at the rest of C-AD in OPM 10.1.a, "Occurrence Notification Call List." 2) Safety Practices 2) Safety Practices 2) Safety Practices a) Adhere to BNL safety program, including the OPM 2.2, "Operating Practices" requires operations crews to adhere to None procedures and to sound operating practices. All operators are trained in use of protective equipment appropriate safety courses such as electrical safety, radiation safety, and hazardous materials handling. Areas and/or equipment are posted with requirements for protective equipment such as safety glasses, hearing protection, and hard hats. Work planning procedures, OPM 2.28, "C-A Procedure for Work Planning and Control for Operations" and OPM 2.29, "Procedure for Enhanced Work Planning for Experiments" are used to define safety requirements including protective equipment at the planning stage for specific jobs or experiments. 3) Inspection Tours 3) Inspection Tours 3) Inspection Tours a) Perform inspection tours to ensure the status The on-duty Operations Coordinator visits, each shift, experimenters and None of equipment is known the experimental areas b) Use tours to become familiar with the facility Tour activities at C-AD are covered in OPM 2.2 "Operating Practices." Shift personnel perform a tour of the accelerators and experimental areas condition and perform surveillance activities according to their procedures. OPM 12.7, "Facility Startup Inspection" describes specific facility tours at TVDG. Tours or sweeps are also used to ensure personnel are out of primary and secondary areas before beam is enabled. Tour activities should include: Tour activities include the following: i) A periodic review of equipment status including an examination of Reviewing equipment status radiation levels, particle fluence rates, system pressures, temperatures and access control mode.

DATE: 1/2/03

PAGE: 1 of 5

GUI	IDELINE	PERFORMANCE	EXCEPTIONS
	ii) Looking for unexpected conditions	ii) Operators are trained to look for unexpected conditions such as water leaks or smoke and to check local status panels and local alarms when on tour. The operators are also trained to inspect for area-specific abnormal conditions; for example, see OPM 4.7 , "Secondary Beam Line Sweep, Access and Clearance Procedures."	
	iii) Checking panel & annunciator operation	iii) Local annunciators alert the person on tour to abnormal conditions. For inaccessible areas, panel annunciators are used to alert the operator in the Main Control Room (MCR). Primary areas are inaccessible during operations periods. Inaccessible areas use various sensors for smoke, water, pressure, ground faults and radiation which annunciate in the Main Control Room and/or at the Target Desk when appropriate.	
	iv) Notation of any deficiencies found	iv) Deficiencies are noted in Trouble Reports or the logs of the various touring groups or, if necessary, reported back up the supervisory chain for immediate action	
4)	Round Tours a) Use approved Round Tour Inspection Sheets	Round Tours The RCTs, Cryogenic Watch, Experiment Shift Leaders (ESLs) and Collider Accelerator Support (CAS) perform tours and record their findings. Approved inspection sheets are used; for example, area-specific sweep checklists, RCT survey forms, and Hazardous Gas Checklists.	4) Round Tours None
	b) Record key parameters to analyze performance of systems and equipment and to facilitate shift turnover	b) Key parameters for equipment and systems are monitored and recorded in the Main Control Room and at remote locations. Set points are monitored in the Main Control Room every 24 hours. Shift records are maintained and reviewed during an overlap period in the shift change.	
	c) Round sheets should have the maximum and minimum values and operational safety limits highlighted to facilitate comparison with noted values.	c) The maximum and minimum values are in the controls database for parameters monitored from the Main Control Room. Operational safety limits are listed in procedures. Maximum radiation levels are denoted by standard radiological area classifications. Cryogenic and hydrogen target systems have parameter ranges written on their <u>round sheets</u> .	
	d) Review recorded values for trends	d) Radiation surveys and area monitoring data are routinely reviewed to estimate potential exposure of workers and experimenters. Equipment operations are continually monitored from the Main Control Room and undesirable trends are determined in advance of equipment failures. For	

DATE: 1/2/03

PAGE: 2 of 5

GUIDELINE	PERFORMANCE	EXCEPTIONS
	example, the radiation monitoring system detects beam losses well before serious radiation events occur. Operators respond to this alert by returning power supplies back to service or by realigning the beam through magnet current settings. Radiation alarms are automatically recorded. Radiation data is summarized in hourly averages along with beam-intensity data and these values are reviewed periodically by supervisors and management, and daily by the RCTS. The C-AD Radiation Safety Committee and the ALARA Committee review the long-term trend of radiation levels. In the event of machine interruption, summaries of operator actions are recorded in the Operations Journal, and the Journal is reviewed each day. Various categories of machine downtime are recorded and long-term trends are examined. The Head of the Cryogenics Group periodically reviews the cryogenic system performance and hydrogen target checklists for trends in pressure or temperature.	
5) Personnel Protection a) Conform to 10CFR835 (ALARA)	5) Personnel Protection a) Operators are trained in ALARA practices during: a) BNL's Rad Worker I training, b) Collider-Accelerator Access training, which is C-AD-site-specific-training, and c) BNL's Contamination Worker training. Additionally, the C-AD ALARA Committee procedures are in conformance with 10CFR835 Implementation Guide for Occupational ALARA Program.	5) Personnel Protection None
b) Assure proper use of Work Permits	b) Work Permits (<u>OPM 1.11</u> and <u>OPM 2.28</u>) or Radiation Work Permits (<u>OPM 9.5.4</u>) are required for specific jobs at C-AD. Proper use of these permits is reviewed via C-AD self-assessments or via quality assurance audits. <u>Generic work permits</u> are used for routine tours, inspections or work observations.	
c) Supervisors should review exposure trends of workers	c) Supervisors review exposure trends periodically by reviewing self-reading dosimeter data and TLD results. The C-AD ESHQ Division management reviews and posts individual dose data each month on the web. Managers, ALARA Committee members, and supervisors review quarterly dose records via the C-AD Performance Indicator program. From time-to-time, special ad hoc committees made up of supervisors and managers are set up to review overall exposure trends at C-AD. Annually, the C-AD ALARA Committee reviews all radiological data from the prior year and makes recommendations to the C-AD Department Chair on dose goals for the coming year.	

DATE: 1/2/03

PAGE: 3 of 5

EXCEPTIONS GUIDELINE PERFORMANCE 6) Response to Indications Response to Indications 6) Response to a) Identify and correct faulty instruments a) Prompt action is taken to investigate abnormal or unexpected indication, Indications see, for example, OPM 6.1.2, "Responding to Interlocking Chipmunk None Alarms," or OPM 6.1.3, "Responding to Chipmunk Alarms". Believe instrument readings unless proven Operators are instructed to believe instrument readings and treat them as accurate unless proven otherwise, see OPM 2.2, "Operating Practices," unreliable section 2.7. In order to instill trustworthiness, the area-radiation system is calibrated annually according to ANSI standards. See OPM 8.15.1, "C-A Equipment Annual Calibration Procedure for Chipmunks" and 8.15.2, "C-A Equipment Calibration Procedure for Chipmunk Test Box." The function of the Access Control System is also tested every year to improve reliability. See OPM Chapter 4. 7) Resetting Protective Devices Resetting Protective Resetting Protective Devices a) Understand current conditions prior to When a protective device trips the accelerator down to a safe state, such as Devices resetting protective devices would happen if unexpected radiation was seen by an area-radiation None monitor, an undertaking is made by Operators to understand the trip before the device is reset. The formality of this undertaking is written into procedures. See, for example, OPM 6.1.2, OPM 6.1.3 for radiation alarm response and OPM 4.44 and OPM 12.11 for oxygen deficiency alarm response. 8) Load Changes 8) Load Changes 8) Load Changes a) Supervisor must approve any changes The Operations Coordinator approves all power or process rate changes. None See OPM 2.2, "Operating Practices," section 2.9. Additionally, drawings must be prepared, reviewed and acknowledged, to assure that all safety procedures have not been compromised before ac power systems are changed, see OPM 8.17.1, "Procedure for Documenting and Acknowledging Changes to AC Power Systems for Collider-Accelerator." Finally, the MCR Group Leader provides guidance to the MCR on which major loads shall be turned off when they are no longer needed for safety, equipment protection or programmatic reasons. See OPM 2.30, "Monitoring, Controlling and Minimizing Unnecessary Power Consumption by C-A Accelerators." Authority to Operate 9) Authority to Operate 9) Authority to Operate a) Operators should understand their authority to Trained and qualified personnel operate C-AD equipment. A web-based None database lists all training records and identifies qualified personnel operate and that of the Supervisor according to job classification (e.g., MCR Operators, Operations

DATE: 1/2/03

PAGE: 4 of 5

GUIDELINE	PERFORMANCE	EXCEPTIONS
	Coordinators, Power Room Operators, CAS, Cryogenic Target Watch, RCTs and TVDG operators). R2A2s are signed by personnel so that they are able to personally acknowledge their roles, responsibilities, authorities and accountabilities.	
10) Shift Operating Bases	10) Shift Operating Bases	10) Shift Operating
a) Establish places for administration,	a) The C-AD Main Control Room serves as the operating base. It is equipped	Bases
communications, and shift turnover	with office equipment needed to conduct duties, including communications equipment. It has a separate conference room and other areas for conducting shift changeover activities. Other operating bases include the RCT Trailer, the g-2 Cryogenic Control Room, the RHIC Cryo Control Room, the CAS Target Desk and the TVDG Control Room. These areas are also equipped with communications.	None
11) Potentially Distractive Material	11) Potentially Distractive Material	11) Potentially
a) Should be prohibited or controlled	 a) Written material not pertinent to operations and entertainment devices are generally prohibited from use by on-duty personnel unless specifically approved by the Head of Operations. See <u>OPM 2.3</u>, "Activities in Control Rooms." 	Distractive Material None

DATE: 1/2/03

PAGE: 5 of 5

CHAPTER: III "CONTROL AREA ACTIVITIES"

PAGE: 1 of 2

GUIDELINE	PERFORMANCE	EXCEPTIONS
Control Area Access a) Only for official business	Control Area Access a) The Main Control Room is limited to those persons on official business only. See OPM 2.3, "Activities in Control Rooms." The Main Control Room has clear boundaries of glass walls, regular walls and glass doors.	Control Area Access None
b) Restrict access to controls	b) Only trained Operators and Operations Coordinators may manipulate controls and be unsupervised. Physicists may perform accelerator studies using a formal procedure, checklists and authorizations, see <u>OPM 2.11</u> , "Accelerator Physicists and Systems Specialists."	
c) Entry allowed by authorized individuals	c) Authorized entry to Main Control Room is under the purview of the Operations Coordinator. See <u>OPM 2.3</u> , "Activities in Control Rooms". All accelerator and experimental areas that are controlled for access are locked, and keys are issued only to trained and qualified personnel. Locks for primary areas are controlled electrically and the Access Control System automatically disables key access when beam is enabled.	
Professional Behavior a) Prohibit distractions	2) Professional Behavior a) Professional behavior is encouraged at all times. Potentially distracting activities are generally prohibited; the Operations Coordinator is the arbitrator. See OPM 2.3, "Activities in Control Room." The adjacent Main Control Room conference room is segregated from the Main Control Room by thick glass walls, and is not directly in view of Main Control Room personnel.	2) Professional Behavior None
Monitoring the Main Control Panels a) Take action to determine cause of abnormalities	3) Monitoring the Main Control Panels a) Operators are trained to respond to alarms in a timely fashion, taking reasonable actions. For example, see OPM 2.2, "Operating Practices," Section 2.7, OPM 6.1.2, "Responding to Chipmunk Interlocks," OPM 6.1.3, "Responding to Chipmunk Alarms," and OPM 2.19, "Response to Water Makeup Alarms."	3) Monitoring the Main Control Panels None
b) Provide backup to computer control systems	b) Computer controlled interlocks are maintained by two separate and independent computer systems. The hard-wired interlock system is dual and independent. The action of hard-wired interlocks is monitored and automatically recorded on a computer. Both the computer-controlled and hard-wired access control systems are maintained on un-interruptable power supplies. All systems fail safe on loss of electrical power.	

CHAPTER: III "CONTROL AREA ACTIVITIES"

PAGE: 2 of 2

GUIDELINE		PERFORMANCE	
Control Room Operator A a) Limit the ancillary act		Control Room Operator Ancillary Duties a) Ancillary duties assigned to operators do not interfere with their ability to monitor parameters. Reviewing procedures and required reading do not comprise a major portion of shift responsibilities.	4) Control Room Operator Ancillary Duties None
b) If appropriate, performaway from controls	n administrative duties	b) Administrative duties may be performed at operating consoles	
5) Operation of Control Area a) Operate only with spe	1 1	Operation of Control Area Equipment a) Only persons specifically authorized by procedure may operate equipment from the Main Control Room. Authorizations are given by the Accelerator Division management based on meeting the training qualification. See OPM 2.11 "Conduct of Operations for Accelerator Physicists and Specialists." Training records are web-based.	5) Operation of Control Area Equipment None
b) Trainees should be su	pervised	b) Trainees are not allowed to work in Main Control Room unless they are supervised. See OPM 2.4, "Operator Trainees."	

CHAPTER: IV "COMMUNICATIONS"

PAGE: 1 of 2

GUI	DELINE		PERFORM	ANCE	EXCEPTIONS
1)		amunications Systems ans to notify personnel of an	a) Er the he ree T su 3.0	ency Communications Systems mergency signals such as fire or evacuation alarms are audible throughout the C-AD buildings where appropriate. The public address system can be the eard throughout the normally occupied areas of the complex. A radio- ceiver system is used for site-wide emergency or exigent communications. The C-AD ESHQ Division, secretaries and certain C-AD buildings are puplied with these radio-receivers, which are called plectrons. See OPM O, "Local Emergency Plan for the Collider Accelerator Department," the control of the Collider Accelerator Department, and the collider Accelerator Department	1) Emergency Communications Systems None
	b) Periodically systems	test emergency communications	en an	mergency communications systems are tested weekly. The C-AD nergency drill program is under the purview of the C-AD ESHQ Division, d periodic drills are used to test all aspects of emergency preparedness. te-wide drills test the adequacy of site-wide communications systems.	
	,	ea should be able to override the tions systems	en	ne Main Control Room can override the public address system for nergency announcements. See OPM 3.0 , "Local Emergency Plan for the ollider Accelerator Department," Section 5.3 "Communications."	
2)		Systems administratively controlled	a) Ac	Address Systems ccess to the public address system is through C-AD administrative offices through the Main Control Room, see OPM 2.12 "Normal ommunications Practices"	2) Public Address Systems None
	b) Includes the	e use of the paging systems	sy	ne C-AD uses pagers, e-mail and telephones in lieu of the public address stem whenever practical. Pagers are issued to individuals and pager umbers are published in the phone directory.	
3)	Contacting Oper a) Distinguish communica	between emergency and normal	3) Contac a) Op co	ting Operators perators use hand held radios for communications in order to be in instant contact with the Main Control Room. See OPM 2.12 "Normal communications Practices." Language to be used in an emergency is escribed in C-AD OPM Emergency Procedures, C-AD OPM Chapter 3 .	3) Contacting Operators None

CHAPTER: IV "COMMUNICATIONS"

PAGE: 2 of 2

GUIDELINE		PERFORMANCE		EXCEPTIONS
4) Rad a)	Post areas where use of radios will cause interference with equipment	4)	Radios a) There are no radio-cast devices in use at C-AD other than communications. However, there are spots where hand-held radios do not receive signals successfully, and these locations are posted.	4) Radios None
b)	Consider the use of dedicated radio channels for specific operations groups		b) Radio channels F1 and F2 are dedicated to C-AD. F1 is for operations. See OPM 2.12 , "Normal Communications Practices."	
	oreviations & Acronyms Use approved list for written and verbal communications	5)	Abbreviations & Acronyms a) Approved acronyms for emergency communications are listed in OPM 3.1, "Emergency Procedure to be Implemented by the Department Emergency Coordinator" and OPM 3.2, "Emergency Procedure to be Implemented by the Local Emergency Coordinator"	5) Abbreviations & Acronyms None
6) Oral	l Instructions & Information Communication Should be clear and concise	6)	Oral Instructions & Information Communication a) Operators are instructed to speak clearly and concisely. See OPM 3.5, "Emergency Procedures to be Implemented by Main Control Room Operators or Collider-Accelerator Support Technicians"	6) Oral Instructions & Information Communication None
b)	Use repeat back techniques to assure accurate communication		b) Operators are trained to repeat information, see OPM 2.12 , "Normal Communications Practices"	

CHAPTER: V "CONTROL OF ON-SHIFT TRAINING"

PAGE: 1 of 2

GUI	DELINE	PERFORMANCE	EXCEPTIONS
1)	Adhere to Training Program a) Program should list requirements for training, and items to be accomplished	1) Adhere to Training Program a) The C-AD adheres to the SBMS Subject Areas for training for various training requirements. Specific Department policies and requirements for training programs are defined OPM 1.12, "Training and Qualification Plan." Required training needs are identified and documented for all departmental personnel. The development of these needs is a cooperative effort between the individual's supervisor, ESHQ Associate Chair, ESHQ Division Head, and the Training Manager. The training needs may be generic for the various C-A positions and may be specific for the individual or a combination of both.	Adhere to Training Program None
2)	On-Shift Instructor Qualification a) The qualifications of instructors must be defined	2) On-Shift Instructor Qualification a) Training is conducted by qualified personnel. Instructors are selected based upon skills and subject-matter knowledge. Subject matter experts are assigned by C-A management, with the concurrence of the Training Manager, to teach specific courses on the basis of their knowledge of systems and equipment, their experience, and on their academic background. Certification of trainers for specialized courses is made by the agency or organization providing the course certification. Certain Department members are automatically considered qualified to teach courses within their authority. See CA-OPM-ATT 1.12.b, "Instructors Qualified by Department Position or Authority."	2) On-Shift Instructor Qualification None
3)	Qualified Operator Supervision & Control of Trainees a) Careful observation of trainees is required	Qualified Operator Supervision & Control of Trainees Trainees are observed by senior operators. See OPM 2.4, "Operator Trainees"	3) Qualified Operator Supervision & Control of Trainees None
	b) Instructor should discuss procedure steps in detailc) Instructor should be able to intervene, if required	 b) Procedure training is via classroom, question and answer forms or by walk-through of the procedure steps with the instructor c) Instructors for operators are supervisors or lead personnel and supervisors are trained to intervene or stop work when needed 	
	d) Instructors should verify any recorded readings and discuss the implications of trends and off-normal readings	d) Verifying recorded readings and discussing implications of trends and off- normal readings is part of the training	

CHAPTER: V "CONTROL OF ON-SHIFT TRAINING"

PAGE: 2 of 2

GUIDELINE		RMANCE	EXCEPTIONS
Operator Qualification Program a) Program should be approved a reviewed by appropriate mana	nd any changes a)	Derator Qualification Program The C-AD Training and Qualification plan is approved by C-AD and BNL managements. Operator tasks at the C-AD are assessed by management, the ESHQ Division, the supervisor and the workers. They assess for duties and responsibilities, competencies, education requirements and environmental, safety or health hazards. Changes to qualification programs are reviewed and approved by C-AD management.	4) Operator Qualification Program None
5) Training Documentation a) Document classroom instruction exam, and On-the-Job Training	on, written a)	Exams, documentation Exams, documentation of classroom or on-the-job training programs, and other written training materials are maintained by the C-AD Training and Procedures Manager	5) Training Documentation None
Suspension of Training a) If an abnormal or emergency of training should be suspended		Operation of Training Operation of equipment by operator-trainees is suspended when necessary to ensure safe and reliable operation of the C-AD, see OPM 3.1, "Emergency Procedures to be Implemented by the Department Emergency Coordinator"	6) Suspension of Training None
7) Maximum Number of Traineesa) Set limits for number of studer of instructors to trainees	,	aximum Number of Trainees The maximum and minimum number of trainees allowed to simultaneously participate in training is considered for each training course	7) Maximum Number of Trainees None
8) Use of Trainees to Support Operati a) Document how and when train		se of Trainees to Support Operations The use of trainees to support operations is documented in OPM 2.4, "Operator Trainees"	8) Use of Trainees to Support Operations None

GUIDELINE PERFORMANCE EXCEPTIONS

DATE: 1/2/03

PAGE: 1 of 5

GUIDELINE	PERFORMANCE	EACEPTIONS
1) Events Requiring Investigation	1) Events Requiring Investigation	1) Events Requiring
a) Establish criteria for when to perform an	a) Criteria for when to perform an investigation are given in <u>OPM 10.1</u> ,	Investigation
investigation	"Procedure for Reporting Off-Normal, Unusual or Emergency	None
	Occurrences"	
b) List specific events requiring investigation	b) Events requiring investigation at the C-AD, in accordance with DOE	
	Orders, are given in OPM 10.1	
c) Establish criteria for a "near miss" situation	c) Criteria for a near miss are given in OPM 10.1	
c) Establish criteria for a "near miss" situation	c) Criteria for a near miss are given in OPM 10.1	
d) The following events require investigation:	d) OPM 10.1 establishes the following as events requiring investigation:	
i) Violation of design limits	i) Violation of design limits	
,	,	
ii) Unusual, abnormal, or unexplained	ii) Unusual, abnormal or unexplained performance or safety conditions	
performance or safety conditions		
iii) Improper positioning of safety	iii) Improper positioning of safety system features	
system features		
iv) Unexplained shutdown	iv) Unexplained shutdown	
v) Violation of a procedure or human	v) Violation of a procedure or human error which could have serious	
error which could have serious	implications	
implications	vi) Failure of againment with safety implications	
vi) Failure of equipment with safety implications	vi) Failure of equipment with safety implications	
vii) Exceeding radiological or toxic	vii) Exceeding radiological or toxic substance limits	
substance limits	The Exceeding radiological of toxic substance minus	
viii) Actual or attempted sabotage	viii)Actual or attempted sabotage	
,	, 1	
ix) Review committee deems an	ix) Whenever a review committee deems an investigation is necessary	
investigation is necessary		
x) Loss of Special Nuclear Material	x) Loss of Special Nuclear Material	
xi) Occurrence of repetitive problem	xi) Occurrence of repetitive problem	

GUIDELINE PERFORMANCE EXCEPTIONS

DATE: 1/2/03

PAGE: 2 of 5

GUI	DELINE	PERFORMANCE	EXCEPTIONS
2)	Investigation Responsibility a) Manager has ultimate responsibility for consistency and thoroughness of event investigation	Investigation Responsibility a) The C-AD Department Chairman is named the C-AD Facility Manager and has the ultimate responsibility to conduct a consistent and thorough investigation, see OPM 10.1 "Procedure for Reporting an Emergency, Unusual or Off-Normal Occurrence"	2) Investigation Responsibility None
3)	Investigator Qualification a) Investigators should be knowledgeable with no vested interest or bias	Investigator Qualification a) BNL staff members from the ESH and Q Directorate are available to assist the C-AD subject matter experts in investigations. This team approach helps ensure an unbiased investigation. Description of the content of the co	3) Investigator Qualification None
4)	b) Investigators should be trained Information to be Gathered a) Collect the following information as soon as possible:	b) Trained investigators are appointed to investigation committees 4) Information to be Gathered a) The initial actions by the Operations Coordinator or Supervisor are to take any actions necessary to make the area safe without endangering the health and safety of themselves or other personnel. Initial information collection requirements include:	4) Information to be Gathered None
	i) Initial condition of facility	A record of date and time of the event, date and time of all notifications and initial condition of the facility	
	ii) Statements of operators and other personnel	ii) A record based on operator statements regarding a step by step sequence of events leading to the incident if known.	
	iii) Logs and computer printouts	iii) Logs and computer printouts that are retrievable after an event.	
	iv) Other pertinent documents	iv) Pertinent documents that are preserved in logbooks or binders for future reference.	

GUIDELINE EXCEPTIONS PERFORMANCE 5) Event Investigation **Event Investigation** 5) Event Investigation a) Depending on their significance the format a) The standard methods in Occurrence Reporting and Processing System None. should include: (ORPS) Subject Area are used **Event Reconstruction** These standard methods include event reconstruction (1) Develop chronological list (2) Include list of personnel involved ii) Event Analysis and Evaluation ii) These standard methods include event analysis and evaluation (1) Determine the response of equipment and personnel (2) Compare actual and expected responses (3) Determine adequacy of procedures and factors effecting performance (4) Compare event with prior events (5) Perform analysis to determine any detrimental effects that have occurred iii) Root-Cause Determination iii) These standard methods include root cause determination (1) Define casual factors that, if corrected, would preclude recurrence iv) Corrective Action Determination iv) These standard methods include corrective action. Responsibilities to implement the corrective actions are formally assigned and (1) Determine actions (2) Assign responsibility to implement approved by the Facility Manager, who is the C-AD Chair. the corrective actions. (3) Obtain final approval by Facility Manager. Can Include: (a) Changes in procedures (b) Training (c) Design Modifications (d) Change in administrative controls

DATE: 1/2/03 **PAGE:** 3 of 5

EXCEPTIONS GUIDELINE PERFORMANCE 6) Investigative Report 6) Investigative Report 6) Investigative a) Report should include: a) The C-AD uses the DOE ORPS reporting system and the requirements for Report critiques in **SBMS**. Critiques are used for all events including those not i) Description of the event None meeting the ORPs thresholds for reporting to DOE. All corrective actions are tracked in the C-AD ATS. The format for reports follows ii) Impact of the event requirements in the SBMS Subject Areas on Occurrences and Critiques. The ORPs format includes the topics listed in this Conduct of Operations iii) Root causes of the event guideline. iv) Lessons learned from the event v) Proposed corrective actions vi) Any positive aspects of the event (correct actions taken or planned) The report should have the appropriate reviews and approvals ORPs reports and critiques require appropriate reviews and sign-offs as indicated in **SBMS Event Training** 7) Event Training 7) Event Training Corrective actions requiring training are tracked by the C-AD ATS and a) Provide a mechanism to train personnel on None are closed out during the first available training evolution, if practical. For aspects of the event in a timely fashion corrective actions requiring immediate implementation, changes to procedures and appropriate training are performed prior to restart of the effected facility. Department personnel are informed on events through facility specific training and weekly meetings with C-AD Divisions. Relevant "lessons Learned" information is provided to C-AD personnel via the C-AD Lessons Learned Coordinator. 8) Event Trending 8) Event Trending 8) Event Trending a) Track patterns of deficiencies, such as a) The C-AD trends events and occurrence reports as part of its Performance None operator errors and inadequate procedures. Indicator Program. Annually, events and occurrence report experience is reviewed with C-AD and BNL management at the Environmental Management and Self Assessment Review. b) Keep a summary of all events for review. b) Archival ORPS reports and critiques may be found at C-AD Critiques and C-AD ORPs Reports

DATE: 1/2/03 **PAGE:** 4 of 5

DATE: 1/2/03 **PAGE:** 5 of 5

GUIDELINE	PERFORMANCE	EXCEPTIONS
9) Sabotage	9) Sabotage	9) Sabotage
a) There should be an immediate investigation	a) OPM 10.1 "Procedure for Reporting an Emergency, Unusual or Off-	None
to:	Normal Occurrence," requires an investigation in the event of a credible	
i) Ensure operability of safety systems	sabotage threat	
ii) Decide if facility should be shutdown		
b) Minimize any impact of discovered	b) Operators are trained to minimize the impacts of events including	
sabotage and determine future actions	sabotage. BNL Safeguards and Security Division are notified of any	
	suspected or actual sabotage event as soon as it is discovered.	

DATE: 1/2/03 CHAPTER: VII "NOTIFICATIONS" **PAGE:** 1 of 1

GUIDELINE	PERFORMANCE	EXCEPTIONS
1) Notification Procedures	1) Notification Procedures	1) Notification
 a) Notification procedures should include: i) Designation of specific responsibilities for notifications 	 a) Notification procedures are as follows: i) Specific responsibilities for notifications at the C-AD are designated in procedures. For example, <u>OPM 10.1</u>, "Procedure for Reporting an Emergency, Unusual or Off-Normal Occurrence" and <u>OPM 2.8</u>, "Shift Turnover." 	Procedures None
ii) Identification of events and conditions requiring notifications	ii) Events and conditions requiring notifications at the C-AD are specified in procedures. For example OPM 10.1 and OPM 7.1.1, "Cryogenic Operations Shift Turnover."	
iii) Identification of primary and alternate personnel to notify in various situations	iii) The identities of primary and alternate personnel to notify in various situations are specified in procedures. For example, OPM 10.1 and OPM 12.5 , "Emergency Call List."	
iv) Establishment of time requirements for notifications	iv) The establishment of time requirements for notifications is specified in OPM 10.1	
v) Definition of record-keeping requirements	v) Record-keeping requirements are defined in <u>OPM 10.1</u> for occurrences and <u>OPM 13.4.1</u> , "Records Management" for all C-AD records	
Notification Responsibility a) Operations supervisor has ultimate responsibility for notifications	Notification Responsibility a) The on-duty Operations Coordinator or the appropriate C-AD supervisor has the responsibility for notifications, see OPM 10.1	2) Notification Responsibility None
Names & Phone Numbers a) Include primary and alternate names with phone numbers and pager numbers in a readily accessible place	Names & Phone Numbers a) The call list is maintained for the C-AD Department in OPM 10.1.a, "Occurrence Notification Call List"	3) Names & Phone Numbers None
Documentation a) Maintain record of notifications	Documentation a) The C-AD notifications for occurrences are maintained in ORPS records. Also, C-AD maintains records of notifications in operations logs.	4) Documentation None
Communication Equipment a) Provide adequate equipment to address communication requirements	5) Communication Equipment a) The C-AD has teleconference, video-conference, radios, plectrons, public-address systems, internet, modems, fax, e-mail, wireless phone, beeper, and standard phone services	5) Communication Equipment None

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

PAGE: 1 of 6

GUIDELINE		PERFORMANCE	EXCEPTIONS
1) S	atus Change Authorization and Reporting	1) Status Change Authorization and Reporting	1) Status Change
a	Operations supervisor is responsible for	a) Authorization is defined in <u>OPM 1.1</u> "Authorization." The Operations	Authorization and
	proper configuration and any changes	Coordinator is responsible for proper configuration and any changes.	Reporting
			None
b	, 1 1	b) The Operations Coordinator is the focal point for shift operations; see OPN	1
	of shift operations	<u>Chapter 2</u> , "Guidelines for the Conduct of Operations"	
c	Authority for some minor changes may be	c) Shift organizations have authority for changes; however, the Operations	
-	delegated, but Operations Supervisor should	Coordinator is kept informed. Operators are required to document changes	
	remain informed	to accelerator devices in the Operations LogBook, and Operation Group	
		Log Sheets, see OPM 1.2, "C-AD Documents," and in computer generated	
		reports. TVDG changes are documented per OPM 12.10, "Operations	
		Reporting and LogBooks."	
d	Good communication should be maintained	d) Operators and Operations Coordinators are located together in the Main	
"	between Operators and Operations Supervisor	Control Room to ensure information flow. A communication protocol	
	our operation and operations supervisor	between the C-AD MCR, RHIC Cryogenic Control Room and the TVDG	
		Control Room has been established.	
e		e) Individuals who authorize status changes report these changes to the Main	
	authorization and should be communicated to	Control Room. For example, see OPM 2.12.1, "Communication Of The	
	the operators	Cryogenic System Status To The Operations Coordinator."	

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

GUIDELINE	PERFORMANCE	EXCEPTIONS
Equipment & Systems Alignment a) Check systems for proper alignment before placing them in operation	2) Equipment & Systems Alignment a) Initial system alignment checklists are given in OPM Chapter 5, "AGS Equipment Startup Procedures (pre-beam)." Radiation Safety Check-off Lists, OPM 9.1.2, are used to ensure outstanding radiation safety issues are closed out prior to operations. Experimental Safety Committee Check-off Lists, OPM 9.2.4, are used to ensure outstanding conventional safety issues are closed out prior to experiment startup. TVDG equipment configuration is recorded in logbooks per procedures in OPM Chapter 12, "Tandem Van De Graaff."	Equipment & Systems Alignment None
b) Use alignment checklists to aid operators	b) Checklist for specific equipment and tasks are documented in OPM's. See <u>Keyword=Check</u>	
c) Include the proper nomenclature in the checklists, and have lists signed off at each step	c) Operators use the proper nomenclature for the accelerator complex. Terminology is found in <u>OPM 1.2</u> , "Definitions," and used in procedures such as those found in <u>OPM Chapter 8</u> , "Detailed System Procedures," and in <u>OPM Chapter 4</u> , "Access Security Procedures." Sign-off steps are included.	
d) Check equipment in accordance with technical specifications and operational limits for start-up situations and after maintenance	d) Accelerators do not employ "technical specifications" like nuclear facilities; however, there are permissible operating ranges for specific certified equipment; for example, <u>OPM 9.2.3</u> , and the C-AD operates within Operational Safety Limits prescribed in the Accelerator Safety Envelope, <u>OPM 2.5</u> . Operational Safety Limits are reviewed prior to an annual running period.	
e) Maintain checklists for review and analysis	e) Records of initial system alignments are maintained for review and analysis by the supervisor	
Equipment Locking and Tagging a) All personnel should have training on responsibilities for locking and tagging and on manipulation of locks and tags	3) Equipment Locking and Tagging a) Equipment locking and tagging are covered in OPM 2.6, "Lockout/Tagout," OPM 2.6.1, "Removal of Locks and Tags by Others," and OPM 9.1.16 "Lockout/Tagout For Radiation Safety." All appropriate C-AD personnel have been trained in these procedures. These procedures are consistent with SBMS requirements. All appropriate persons have been trained in these standards.	3) Equipment Locking and Tagging None

DATE: 1/2/03

PAGE: 2 of 6

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

GUIDELINE	PERFORMANCE	EXCEPTIONS	
Operational Limits Compliance a) Compliance with operational limits should b documented	 4) Operational Limits Compliance a) Operational safety limits (OSL) have been established and documented in procedures (OPM Chapter 2) 	5) Operational Limits Compliance None	
b) Documentation should include logs, status sheets, and checklists	b) Logs, status sheets, and checklists are used to help ensure compliance. See <u>Keyword=Check</u> .		
c) Operations personnel should be apprised of requirements of operational limits	c) Operators, Operations Coordinators, Liaison Physicists, Access Controls Groups and other relevant personnel are trained in <u>ASE procedures</u>		
d) Compliance with limit should be reviewed	 d) Compliance with specific limits is reviewed; e.g., the ASE for energy flux is tracked each running period. Periodic management assessments (<u>OPM</u> 13.10.1, "Independent Assessment") are also used to review compliance with the ASE. 		
Equipment Deficiency Identification & Documentation a) Methods to identify, document, communicate and control deficiencies should be established.		5) Equipment Deficiency Identification & Documentation None	
Work Authorization and Documentation a) Operations Supervisor should document and authorize all activities which effect operations, safety, or change the control of alarms	6) Work Authorization and Documentation a) Permit systems for activities affecting fire alarm, fire protection, radiation safety, radiation alarms, access control, digging, enhanced work control, welding and cutting and electrical safety are in use at C-AD. The Maintenance Coordinator documents scheduled maintenance activities and operations personnel are notified. All work is documented in formal work control system. See OPM 2.28 , "Work Planning and Control for Operations" and OPM 2.29 , "Procedure for Enhanced Work Planning for Experiments."	6) Work Authorization and Documentation None	
b) Documentation of work in progress should be available for review	b) Work in progress is tracked and documented by Supervisors and the Maintenance Coordinators, and is available for review by looking at local work-control-system records		

DATE: 1/2/03

PAGE: 3 of 6

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

PAGE: 4 of 6

GUI	IDELINE	PERFORMANCE	EXCEPTIONS
7)	Equipment Post-Maintenance Testing & Return to Service a) Equipment should be tested after maintenance to demonstrate its proper operation	7) Equipment Post-Maintenance Testing & Return to Service a) Equipment is returned to service in accord with procedures and work controls. Post-maintenance testing and return-to-work formalities are documented for safety significant structures, systems and components. Each running period, the alarm panel lights are tested for all consoles in MCR. Deficiencies are repaired prior to operations.	7) Equipment Post- Maintenance Testing & Return to Service None
	b) Testing should be documented	b) Testing is documented in accordance with applicable procedures and work controls	
8)	Alarm Status a) Status and control and alarm panels should be available and include information on:	8) Alarm Status a) The MCR is arranged such that there are five separate control consoles plus one additional console devoted to monitoring and recording the actions of the access-control and fire alarm systems. The status of radiation monitor alarms is readily available to all operations personnel from any console.	8) Alarm Status None
	b) Alarms which have been disabled	b) Critical alarms cannot be disabled, or set points changed, by operations personnel	
	c) Inputs which have been disabled	c) Radiation monitor alarm inputs may not be disabled by operators, and if disconnected an alarm sounds	
	d) Alarms with set-point changes	d) Safety related audible alarms cannot be adjusted to different set points or different sound levels	
	e) Actions of alarms with multiple inputs	e) Actions by operators in response to multiple radiation monitor alarms are documented in <u>OPM 6.1.2</u> , "Responding to Chipmunk Interlocks"	
	f) Appropriate actions should be taken to unmask simultaneous alarms from multiple sources	f) Simultaneous alarms are unmasked by the system and multiple radiation- monitor alarms are conspicuous	

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

GUIDELINE	PERFORMANCE	EXCEPTIONS
Temporary Modification Control a) Provide administrative controls for temporary changes in configuration and procedures	9) Temporary Modification Control a) Administrative controls for temporary modifications are the norm. The accelerators are constantly under development as are the experiments. Safety significant systems, for example, are modified according to OPM Chapter 4, "Access Security Procedures." Non-safety systems are modified according to quality assurance procedures in the OPM Chapter 13. A temporary procedure system and a hand-processed procedure-change system are used to control changes to existing procedures.	9) Temporary Modification Control None
b) Controls should provide the following:i) Technical oversight	 b) Formal controls and procedures provide the following: Technical oversight is provided via reviews conducted by the Chief Engineers, the Radiation Safety Committee, the Experimental Safety Review Committee, the Accelerator Systems Safety Review Committee, the ALARA Committee and the system experts. 	
ii) Formal approvals	ii) Formal approval systems are used such as the Radiation Safety Checkoff List (OPM 9.1.2), Experimental Safety Checkoff List (OPM 9.2.4), or Certification by Chief Engineers (OPM 9.2.3).	
iii) Safety reviews	iii) Safety and environmental protection reviews are performed as follows: The Accelerator Systems Safety Review Committee reviews new accelerator systems. The Experimental Safety Review Committee reviews experiments. The BNL Cryogenic Safety Committee reviews cryogenic systems. All major operations and experiments are reviewed for radiation protection by the Radiation Safety Committee and for dose reduction by the ALARA Committee. NEPA reviews are performed according to SBMS requirements and specific jobs are reviewed for safety via the work planning program.	
iv) Installation approval	iv) Experiments are approved by the Department Chair prior to each running period. See OPM 9.2.4 , "Procedure for Preparing an ESRC Checkoff List and for Assuring Recommendations are Completed." The Head of the Main Control Room and the Head of the Collider Accelerator Support Group, prior to initial startup, approve new accelerator systems. See OPM 2.27.a , "Operations Acceptance of New Equipment/Systems."	
v) Independent verification of installation or removal	v) Independent verification of installation or removal of the access control system or shielding is performed by the Radiation Safety Committee.	

DATE: 1/2/03

PAGE: 5 of 6

CHAPTER: VIII "CONTROL OF EQUIPMENT AND SYSTEMS STATUS"

PAGE: 6 of 6

GUIDELINE	PERFORMANCE	EXCEPTIONS
	Fire alarm/protection system installation and removal is controlled by BNL support organizations. The Chief Electrical Engineer or his designate independently verify electrical safety systems such as Kirk Keys.	
vi) Documentation of modification	vi) Documentation associated with modifications is retained in accord with OPM procedures	
vii) Updating of operating procedures	vii) Updating of temporary operating procedures is controlled in OPM 1.4.4 "Procedure for Implementing or Canceling Temporary Procedures"	
viii) Training in modifications		
	viii) Training requirements are defined in the temporary procedure itself	
ix) Periodic audits of outstanding		
modifications	ix) Temporary procedures are reviewed each running period by the Head	
	of the MCR, and are removed or converted to permanent procedures.	
	The Radiation Safety Committee periodically reviews temporary	
	modifications to safety significant equipment, such as interlock	
	bypasses.	
10) Distribution & Control of Equipment & Systems	10) Distribution & Control of Equipment & Systems Documents	10) Distribution &
Documents		Control of
a) Provide system for distribution of controlled	a) <u>OPM Chapter 1</u> procedures, <u>OPM 13.6.2</u> , "Configuration Management"	Equipment &
documents	and OPM 13.4.1 "Records Management" provide for control of plans,	Systems Documents
	procedures, engineering specifications and drawings	None

CHAPTER: IX "LOCKOUTS & TAGOUTS"

PAGE: 1 of 8

GUI	GUIDELINE		PERFORMANCE		EXCEPTIONS	
1)		ckout/Tagout Use Definitions	1)	Lockout/Tagout Use a) <u>BNL ES&H Standard 1.5.1</u> "Lockout/Tagout Requirements" provides labwide definitions for use of Lockout and Tagout devices. C-AD procedures comply with this BNL Standard.	1) Lockout/Tagout Use None	
	b)	<u>Lockout</u> is the placement of a lock to render a device inoperable		b) Lockout at C-AD is the placement of a lock to render a device inoperable		
	c)	<u>Tagout</u> is the application of a warning device on a control indicating the control must not be used when the tag is removed by authorized persons		c) Tagout at C-AD is the application of a warning device on a control		
	d)	Use of keys should be controlled		d) Lockout keys are controlled; <u>OPMs 2.6</u> , <u>2.6.1</u> , <u>2.6.2</u> , <u>2.6.3</u> , <u>2.6.4</u> , <u>2.6.5</u> , <u>2.6.6</u> , <u>2.6.8</u> and <u>9.1.16</u> are examples of C-AD procedures that provide lockout and tagout instructions for specific systems		
2)	Loc a)	ekout and Tagout Implementation If an isolating device can be locked out, then it should be locked out	2)	Lockout and Tagout Implementation a) The C-AD uses locks wherever locks can possibly be applied, or where locks can be retrofitted for the purpose of isolating devices	2) Lockout and Tagout Implementation None	
	b)	If an isolating device can not be locked out, it should be tagged out		b) Tagouts are used at C-AD if a device cannot be locked out		
	c)	If major modifications to equipment are made, the addition of lock out capability should be considered		c) New and modified installations are fitted with lockouts in accord with SBMS requirements. See OPM 9.3.1, "Procedure for Reviewing Conventional Aspects of an Accelerator System," section 5.4.5)		
	d)	The following are example administrative controls:		d) The C-AD uses the following administrative controls:		
		i) Generate a list of devices that must be locked out		i) Lists of devices that must be locked out. See, for example, <u>OPM</u> 2.6.1.a, "AGS Ring Lockout-Tagout Checklist – Controlled Access."		
		ii) Establish criteria for locking out		ii) Written criteria for lockout. See, for example, OPM 9.1.16 "Lockout / Tagout for Radiation Safety."		
		iii) Control the distribution of and access to keys		iii) Controls for the distribution and access of keys. See OPM 4.1.c , "Keys Required to Access Primary Beam Enclosures," OPM 2.6.1 , "Lockout Tagout Procedure for AGS and Booster Rings During		

DATE: 1/2/03 CHAPTER: IX "LOCKOUTS & TAGOUTS" **PAGE:** 2 of 8

GUIDELINE	PERFORMANCE	EXCEPTIONS
	Accelerator Operations," paragraph 5.2.6 and OPM 7.1.39, "Cryogenic Group Lockout/Tagout," paragraph 5.4.8 for examples)	
iv) Specify techniques for verifying the position of locked components	iv) Care is taken to employ only the proper test equipment to verify that the system is safe; only persons trained to use test equipment conduct the verification. See BNL ES&H Standard 1.5.1 , "Lockout/Tagout Requirements."	
v) Document when the position of normally locked component is changed	v) Documentation is associated with specific lockout and tagout procedures. See, for example, OPM 2.6.1, "Lockout Tagout Procedure for the AGS and Booster Rings, During Accelerator Operations."	
vi) Perform periodic checks of locked components	vi) The requirements for periodic checks are given in OPM 1.5 , "Electrical Safety Implementation Plan," and OPM 13.10.1 , "Independent Assessment."	
Protective Materials and Hardware a) Includes locks, tags, and chains	Protective Materials and Hardware a) LOTO materials include standardized locks and tags. See BNL ES&H Standard 1.5.1, "Lockout/Tagout Requirements."	3) Protective Materials and Hardware None
 b) Lockout and Tagout devices should be singularly identified, and meet the following: i) Able to withstanding the environment in which they are installed ii) Standardized in size, shape, or color 	 b) Locks and tags are singularly identified, and at C-AD they meet the following requirements: i) Able to withstanding the environment in which they are installed ii) Standardized in size, shape, or color 	
iii) Substantial enough to prevent removal (50# pull minimum) iv) Carry the name of the person applying the device	iii) Substantial enough to prevent removal (50# pull minimum)iv) Carry the name of the person applying the device	
v) Carry a "Warning" notice	v) Carry a "Warning" notice	
Lockout/Tagout Program a) Establish procedures for the program	4) Lockout/Tagout Program a) BNL ES&H Standard 1.5.1 "Lockout/Tagout Requirements" establishes the BNL Lockout/Tagout program requirements for all Departments and Divisions. OPM 1.5, "Electrical Safety Implementation Plan," which meets Laboratory requirements, is used by C-AD for Department specific Lockout/Tagout instructions	4) Lockout/Tagout Program None

CHAPTER: IX "LOCKOUTS & TAGOUTS"

GUI	DELINI	Ε	PERF	OR	MANCE	EXC	CEPTIONS
5)	a) Proto	cares for Lockout/Tagout ocedures should include, but are not limited following: Statement of intended use	5)		C-AD LOTO-specific procedures, for example OPM 2.6, "Lockout/Tagout Procedure for Personnel Entry into the AGS or Booster Rings," or OPM 2.6.1, "Procedure for Lockout/Tagout of AGS and Booster Rings During Operations," include: i) Statement of intended use		Procedures for Lockout/Tagout one
	ii) iii)	Specific steps for placing, removing and transferring of tags and locks Testing requirements to verify the isolation of the energy source			ii) Specific steps for placing, removing and transferring of tags and locksiii) Testing requirements to verify the isolation of the energy source		
	the i)	ecific procedures are not required when all following requirements are: Machine has no stored energy after shutdown		b)	Personnel applying LOTO not covered by a specific C-AD procedure follow the BNL procedure in <u>BNL ES&H Standard 1.5.1</u> "Lockout/Tagout Requirements." Thus, 5 b) i through 5 b) viii do not apply.		
	ii) iii)	Machine has a single, easily identifiable energy source Isolation of the source will completely deenergize the machine					
	iv) v)	Machine is isolated from the energy source and locked out A single lockout device only is required					
	,	Lockout is under the exclusive control of authorized personnel Servicing does not create a hazard to other personnel					
	vii	i) Employer has a good accident record on the use of Lockout/Tagout					

DATE: 1/2/03

PAGE: 3 of 8

CHAPTER: IX "LOCKOUTS & TAGOUTS"

PAGE: 4 of 8

GUIDELINE		PERFORMANCE	EXCEPTIONS
	c) Documentation of Lockout/Tagout Usage should be documented and periodically reviewed	c) Documentation of lockouts and tagouts is via LOTO logbooks which are periodically reviewed by supervisors. See OPM 1.7 , "Supervisory Practice for Working With Hazards," and OPM 13.10.1 , "Independent Assessment."	
6)	Application of Lockout/Tagout a) The program should cover the following procedures: i) Preparation for Shutdown (1) Inform affected personnel of hazards and of controls to be used	Application of Lockout/Tagout a) The C-AD has formal programs and procedures to: i) Prepare for Shutdown (1) Personnel are informed during scheduled weekly meetings of hazards and controls to be used in a shutdown. See OPM 2.28.a, "C-A Weekly Meetings Diagrams and Table."	6) Application of Lockout/Tagout None
	ii) Machine or Equipment Shutdown(1) Use established procedures	 ii) Machine or Equipment Shutdown (1) See shutdown procedures OPM 5.29, "AGS, Booster Ring and Beam Transport Shutdown" and OPM 8.12.6, "Securing CAS During C-A Shutdown." 	
	iii) Equipment Isolation (1) Apply the lockout or tagout device	 Equipment Isolation C-AD has specific LOTO procedures to isolate specific devices. See OPM 2.6, "Lockout/Tagout Procedure for Personnel Entry Into the AGS or Booster Rings." 	
	iv) Affixing Locks/Tags (1) Securely affix tags with qualified personnel	 iv) Affix Locks/Tags (1) Only trained and qualified personnel are allowed to affix LOTO tags. See OPM 1.5, "Electrical Safety Implementation Plan." 	
	v) Stored Energy (1) Render safe any stored energy and prevent any re-accumulation	 v) Stored Energy (1) Stored energy is rendered safe. For example, large vacuum windows are covered prior to work on or near the window 	
	vi) Verification of Isolation (1) Before starting work, verify isolation of the device	 vi) Verification of Isolation (1) Personnel are trained to verify isolation of devices before work begins. See <u>ESH Standard 1.5.1 Lockout/Tagout Requirements</u>. 	
	vii) Release from Lockout/Tagout (1) Before restoring equipment, perform the following: (a) Equipment/Workspace	vii) Release from Lockout/Tagout (1) Before restoring equipment, personnel are trained in the ESH Standard 1.5.1 Lockout/Tagout Requirements to ensure: (a) Equipment/Workspace	

CHAPTER: IX "LOCKOUTS & TAGOUTS"

GUIDELINE		PERFORMANCE	EXCEPTIONS
	(i) Machine or equipment is operationally intact	(i) Machine or equipment is operationally intact	
	(ii) Inspect area and remove non essential items	(ii) The area is inspected and non essential items are removed	
	(iii) Person removing the tag/lock should assure that the equipment is properly aligned	(iii) The equipment is properly aligned	
	(b) Personnel (i) Check that affected personnel are safe and are informed of energization	(b) Personnel(i) That affected personnel are safe and are informed of energization.	
	 (c) Lockout/Tagout Device Removal (i) The person who applied the isolation device shall be the one to remove it 	(c) Lockout/Tagout Device Removal(i) That the person who applied the isolation device is the one to remove it	
	(ii) Document removal of tag via logbook or other methods	(ii) That removal of tags is documented	
	(d) Procedures for removal by a person other than who placed the device:(i) Verify that the person who placed device is not available	 (d) Procedures such as OPM 2.14, "Removal of Locks and Tags by Others" ensure: (i) That the unavailability of the person who placed device is verified 	
	(ii) Make reasonable efforts to inform the person who placed the device that it has been removed	(ii) That reasonable effort is made to inform the person who placed the device that it has been removed	

DATE: 1/2/03

PAGE: 5 of 8

CHAPTER: IX "LOCKOUTS & TAGOUTS"

DATE: 1/2/03 **PAGE:** 6 of 8

GUIDELINE		PERFO	PRMANCE	EXCEPTIONS
	(iii) Ensure that the affected			
	personnel are informed		(iii) That the affected personnel are informed	
Components	oning of Equipment or apporary removal is required:	ľ.	esting or Positioning of Equipment or Components	7) Testing or Positioning of
,		(a)	include the following where appropriate:	Equipment or Components
i) Clear the materia	ne equipment of tools and als		i) Clear the equipment of tools and materials	None
ii) Ensure	that personnel leave from the area		ii) Ensure that personnel leave from the area	
iii) Remov	e the lockout/tagout device		iii) Remove the lockout/tagout device	
iv) Perform	n testing to assure lockout		iv) Perform testing to assure lockout	
*	rgize and reapply the t/tagout device		v) De-energize and reapply the lockout/tagout device	
8) Periodic Inspecti	ions	8) P	eriodic Inspections	8) Periodic Inspections
a) Perform aud	lit for compliance with program	a)	C-AD performs self-assessments and audits of its LOTO program. See OPM 1.7 , "Supervisory Practice for Working With Hazards". Additionally, the C-AD QA Office performs routine audits of LOTO programs. See OPM 13.10.1 , "Independent Assessment."	None
9) Caution Tags		9) C	aution Tags	9) Caution Tags
a) Do not use t	for personnel protection	a)	The use of Do Not Operate Tags and Caution Tags is described in OPM 2.13 "Use of Do Not Operate and Caution Tags:" They are not used for personnel protection.	None
b) Tags should	l show:	b)	Tags show:	
, .	entification system		i) Tag identification system	
ii) Informa	ation on any precautions		ii) Information on any precautions	
iii) Signatu	are of person applying the tag		iii) Signature of person applying the tag	
c) Keep record	ds of use	c)	OPM 2.13 is the record of use	
d) Apply so the operation of	at the tag does not interfere with f equipment	d)	Personnel are trained to ensure the tag does not interfere with operation of equipment	

CHAPTER: IX "LOCKOUTS & TAGOUTS"

PAGE: 7 of 8

GUIDEI	LINE	PERFORMANCE	EXCEPTIONS
10) Tra	uining and Communication	10) Training and Communication	10) Training and
a)	Training should include:	a) <u>BNL Web Courses</u> (Electrical Safety I) and <u>C-AD facility specific training</u>	Communication
		include:	None
	i) Recognition of hazards	i) Recognition of hazards	
	ii) Purpose of procedures	ii) Purpose of procedures	
	iii) Recognition of the Tagout/Lockout devices	iii) Recognition of the Tagout/Lockout devices	
b)	Training on limitations of tags:	b) Personnel are trained on the limitations of tags as follows:	
	 Tags are warning device only, with no physical protection 	i) Tags are warning device only, with no physical protection	
	ii) Tags should be removed by the person who applied them	ii) Tags should be removed by the person who applied them	
	iii) Tags must be legible	iii) Tags must be legible	
	iv) Tags must withstand environment	iv) Tags must withstand environment	
	v) Tags must be securely attached	v) Tags must be securely attached	
c)	Training on limitation of locks:	c) Training on the limitations of locks is as follows:	
,	i) Locks may hinder facility systems	i) Personnel are trained that locks may hinder facility systems necessary	
	necessary for safety	for safety	
d)	Retraining:	d) Retraining requirements are as follows:	
,	i) Provide when there is a change in job,	i) C-AD requires retraining whenever there is a change in job	
	equipment, or hazard	classification. C-AD requires specific LOTO training for specific C-	
		AD equipment. Following initial training, individuals are retrained	
		annually to general LOTO requirements and LOTO specific devices.	
		Electrical Safety I retraining is required every two years.	
	ckout or Tagout Implementation	11) Lockout or Tagout Implementation	11) Lockout or Tagout
a)	Implementation shall be by authorized,	a) Implementation is by authorized, qualified personnel only. Trained,	Implementation
	qualified personnel only	qualified and authorized personnel are listed in BTMS	None

CHAPTER: IX "LOCKOUTS & TAGOUTS"

PAGE: 8 of 8

GUIDELINE	PERFORMANCE	EXCEPTIONS
Notification of Personnel Notify appropriate supervisors or other personnel when lockout/tagout devices are applied or removed	12) Notification of Personnel a) BNL ES&H Standard 1.5.1 "Lockout/Tagout Requirements" establishes generic notification requirements. C-AD procedures establish specific notification requirements.	12) Notification of Personnel None
Outside Contractors a) Plant and contractor personnel should inform each other of their requirements	13) Outside Contractors a) BNL ES&H Standard 1.5.1 "Lockout/Tagout Requirements" establishes the responsibilities of visitors and contract employees not under C-AD supervision. Outside Departments working at C-AD are subject to requirements in OPM 1.11 "BNL Department/Division Requirements for Interaction with C-AD." Outside contractors under C-AD supervision and working at C-AD are subject to requirements in C-AD OPM 1.12 "Training and Qualification Plan."	13) Outside Contractors None
14) Group Lockouts a) Procedures must be developed for crews equivalent to procedures for personnel Lockout/Tagout	a) BNL ES&H Standard 1.5.1 "Lockout/Tagout Requirements" establishes generic group lockout requirements. C-AD procedure OPM 2.6, "Lockout/Tagout Procedure for Personnel Entray into Booster or AGS Rings" establishes the group lockout requirements for the C-AD rings and OPM 7.1.39, "Cryogenic Group Lockout/Tagout" for Collider cryogenic systems.	14) Group Lockouts None
15) Shift or Personnel Changes a) Procedures should be developed to assure the continuity of Lockout/Tagout protection between personnel or shifts	15) Shift or Personnel Changes a) BNL ES&H Standard 1.5.1 "Lockout/Tagout Requirements" establishes generic shift and personnel change procedures for lockout/tagout. These requirements are included in C-AD procedures.	15) Shift or Personnel Changes None

CHAPTER: X "INDEPENDENT VERIFICATION"

GUI	DEI	INE	PER	FOF	RMANCE	EXCEPTIONS
1)	Cor a)	nponents Requiring Independent Verification Components that ensure safe and reliable operation, as determined by safety analysis, should receive independent analysis in accordance with the following requirements:	1)	Coi a)	mponents Requiring Independent Verification Safety significant structures, systems and components at the accelerator complex receive independent analysis in accordance with the following requirements	Components Requiring Independent Verification None
	b)	Safety-Related Systems		b)	Safety-related systems include relay based access control system, PLC based access control system (PASS), radiation shielding and beam dumps, and radiation monitor system and the ODH monitoring system, which are independently reviewed by the C-AD Radiation Safety Committee since mispositioning would affect the system performance. Kirk Key systems for electrical safety and hydrogen and flammable gas monitoring systems are reviewed by the Accelerator Systems Safety Review Committee and the Experimental Safety Review Committee.	
		i) Not required if:(1) Mispositioning would not affect the system performance			 i) Independent verification is required at C-AD: (1) Fire suppression and alarm systems are acceptance tested by Plant Engineering Fire Alarm Technicians following installation; however, mispositioning of this system does not effect accelerator performance 	
		(2) Mispositioning would be immediately known to operator			(2) Mispositioning of safety related systems would not necessarily be apparent to operators; although indicators for the access control system are displayed in MCR. The access control systems have dual, independent and fail safe devices that are used to block beams or switch beams off and independent functional verification of these devices is performed every year by the C-AD Access Controls Group. See for example, OPM 4.93.1, "U-Line Upstream Access Security Gate Subsystem Check." The position and thickness of shielding and beam dumps is independently verified by fault studies after construction, fault studies that are performed by the C-AD Radiation Safety Committee. See OPM 9.1.9, "Fault Study Procedure for Primary and Secondary Areas." The response of the radiation monitor system is independently verified by the Radiological Controls Division FS Group and the	

DATE: 1/2/03 **PAGE:** 1 of 4

CHAPTER: X "INDEPENDENT VERIFICATION"

GUIDELINE	PERFORMANCE	EXCEPTIONS
	C-AD Instrumentation Group prior to each running period see OPM 8.15.4, "Procedure for a Functional Test of the Chipmunk Computer Interface." Kirk Key electrical safety systems are installed and tested under the purview of the Chief Electrical Engineer. Hydrogen gas monitoring systems are checked each shift by the C-AD Cryogenic Target Watch during operations, see OPM 8.12.3, "Introduction of Explosive Gas into the Experimental Area."	
(3) Independent verification would involve significant radiation exposure	(3) Independent verification does not involve significant radiation exposure at C-AD. The accelerators can be shut-down for testing of safety systems and testing does not require one to enter areas where there are high residual radiation levels.	
i) Independent verification would be appropriate if mispositioning could lead to unplanned shutdowns, challenges to safety systems, or cause the release of radioactive or hazardous material.	 c) Non-safety related systems where independent verification is appropriate include beam loss monitoring systems, water cooling systems, activated soil caps and cryogenic systems i) Liaison physicists review the response of beam loss monitoring systems during running periods. Liaison engineers annually check the integrity of the activated soil caps. The Water Systems Group monitors cooling systems for leaks. Water detection mats and secondary containments are used, and tritiated cooling water system pressures are monitored and alarmed. Response to alarms for tritiated water leaks is covered by procedure OPM 10.2, "Response to Tritiated Water Spills." Cryogenic operators monitor system pressures, temperatures and valve positions continuously during operations, see OPM Chapter 7, "Cryogenic Operations." 	

DATE: 1/2/03

PAGE: 2 of 4

CHAPTER: X "INDEPENDENT VERIFICATION"

GUI		LINE	PER	ORMANCE	EXCEPTIONS
2)	a)	casions Requiring Independent Verification Returning equipment to service after maintenance	2)	Occasions Requiring Independent Verification a) Equipment startup procedures cover check out or start up of systems. See OPM Chapter 5, "Equipment Startup Procedures." New equipment is verified for service via OPM 2.27, "Release of New Systems to Operations."	2) Occasions Requiring Independent Verification None
	b)	Removing equipment from service		Equipment shutdown procedures include for example OPM 8.12.6, "Securing CAS During C-A Shutdown" and OPM 5.29, "AGS, Booster Ring and Transport Line Shutdown." At times, independent verification of an RSLOTO is required. See OPM 9.1.16, "Lockout/Tagout for Radiation Safety."	
	c)	Periodic checks during normal operation		e) Periodic checks during normal operations are made by the CAS Watch personnel and by the Radiological Control Technicians	
3)	Ve a)	rification Techniques - General Guidelines Independence i) Should be conducted in a manner to identify the component, its required position and actual position	3)	Verification Techniques - General Guidelines a) Independence i) Specific examples of independent verification techniques may be found throughout the OPM. For example, see attachments to procedure OPM 2.6.1, "Procedure for Lockout/Tagout of AGS and Booster Rings During Accelerator Operations" that require two operators to identify the component and its position	3) Verification Techniques - General Guidelines None
	b)	Remote Position Indicators i) Perform check local to the device, unless precluded by ALARA		Position Indicators i) Position indicators are checked local to the device. For example, access control gates are reset locally after an area is swept clear of people in order to enable the access control system to allow beam into a beam line or accelerator	
	c)	Process Parameters i) Should not be used as the only indication of a components' position. A review should be made to determine when these parameters would be acceptable		Process Parameters i) Process parameters, such as radiation monitor set points for alarm in MCR or for interlocking the beam, are reviewed by C-AD Radiation Safety Committee. See OPM 8.15.3, "Chipmunk Radiation Monitors." Other safety significant parameters are reviewed by Chief Engineers; see OPM 9.2.3 "Procedure for Chief Engineers to Certify Conformance of Devices."	

DATE: 1/2/03

PAGE: 3 of 4

CHAPTER: X "INDEPENDENT VERIFICATION"

PAGE: 4 of 4

GUIDEL	INE	PERFORMANCE	EXCEPTIONS
d)	Throttled Valves i) Position indicators should be used in conjunction with observing the actions of valve actuator to proper verification	 d) Throttled Valves i) Position indicators are used in conjunction with observing the actions of valve actuators; for example, see OPM 7.1.11, "25 kW Helium Refrigerator Cooldown" 	
e)	Surveillance Testing i) Independent verification should be used only when proven to satisfy independent verification requirements	e) Surveillance Testing C-AD programs satisfy BNL institutional requirements in <u>SBMS's</u> "Integrated Assessment Program."	
f)	Operation Self-Appraisal and Verification i) Should be performed periodically to ensure that the ES&H considerations, and operations functions are being conducted in accordance with established criteria	 f) Operation Self-Appraisal and Verification i) Operation self-appraisal and verification are performed periodically; see OPM 13.10.1, "Independent Assessment." 	

CHAPTER: XI "LOGKEEPING" PAGE: 1 of 2

GUI	IDELINE	PERFORMANCE	EXCEPTIONS
1)	 Establishment of Operating Logs a) Logs should be established for all key control points including operations supervisor, and control room operator 	 Establishment of Operating Logs a) Logs are maintained for all key shift positions, See <u>OPM 1.2</u>, "C-AD Documents." Also see the <u>Accelerator Division Operations Web</u>. 	Establishment of Operating Logs None
	 Provide narrative sections on round sheets when logs are not used at a particular control point 	b) Narrative sections are provided on round sheets where appropriate. For example, see OPM 4.56.a "AGS Ring Sweep Checklist"	
2)	 a) Log information should be recorded as soon as possible to prevent inaccuracies. 	 Timeliness of Recordings a) Operations logbooks are completed as events progress but in no case later than the end of each shift see OPM 2.7, "Logkeeping" 	2) Timeliness of Recordings None
3)	Information to be Recorded a) Provide written guidance to define the type, scope, and format of entries	 Information to be Recorded a) Information to be recorded is identified in OPM 2.7, "Logkeeping" 	3) Information to be Recorded None
	b) Minimum information required:i) Changes in facility operating mode or condition	 b) Minimum information required in <u>OPM 2.7</u> is: i) Changes in accelerator operating mode or condition 	
	ii) Record of critical data	ii) Record of critical accelerator data and shift summaries	
	iii) Abnormal facility configurations	iii) Abnormal accelerator or experimental area configurations	
	iv) Status changes in safety-related or important equipment	iv) Status changes in safety-related or important equipment such as access control system changes	
	v) Occurrences of reportable events	v) Occurrences of reportable events	
	vi) Initiation and completion of surveillance tests	vi) Initiation and completion of accelerator tests	
	vii) Actions that breech operational safety limits	vii) Actions that breech operational safety limits	
	viii) Security incidents	viii) Security incidents	

DATE: 1/2/03 CHAPTER: XI "LOGKEEPING" **PAGE:** 2 of 2

GUIDELINE	PERFORMANCE	EXCEPTIONS
ix) Out-of-specification chemistry or p results	rocess ix) Out-of-specification process results such as high beam losses	
x) Shift reliefs	x) Shift and personnel changes	
Legibility a) Logs must be legible, understandable ar suitable for photocopying	 4) Legibility a) OPM 2.7, "Logkeeping," indicates that entries are to be legible and made with a pen in a color that can be photocopied. Several operations logs are electronic or 'E-logs' and rules for E-logs are in OPM 2.7. 	4) Legibility None
5) Corrections a) Do not erase or cover up entries; score to out with a single line	5) Corrections a) OPM 2.7, "Logkeeping," indicates that paper log entries are to be crossed out with a single line and are not to be completely obscured	5) Corrections None
Log Review a) Logs must be reviewed periodically by supervisors	6) Log Review a) Logbooks, or photocopies, are made readily available and are reviewed each day during operations by supervisors and management. Formal review of logs is periodically performed by the C-AD Q staff. See OPM 13.10.1, "Independent Assessment." Log entry summaries for each shift are E-mailed to supervisors and managers.	6) Log Review None
7) Care and Keeping of Logs a) Provide written guidance on the disposi completed logs: i) Make available for operators return after an absence	"Logkeeping" and:	7) Care and Keeping of Logs None
ii) Storing for expected life of the faci	ity ii) Storing for expected life of the C-AD is described	
iii) Retrieving stored logs	iii) Retrieving stored logs at C-AD is described	

CHAPTER: XII "OPERATIONS TURNOVER"

GUIDELINE	PERFORMANCE	EXCEPTIONS
Turnover Checklists a) Checklists should document that the following have been reviewed:	Turnover Checklists a) Checklists document many parameters that are reviewed after a specific evolution (see Keyword=Check). These checklists generally relate to turnover of a system for routine operations as opposed to shift turnover:	1) Turnover Checklists None
Equipment checklists showing status, and noting any abnormal lineups or valid alarms	 Equipment checklists showing status, and noting any abnormal lineups or valid alarms; for example, see <u>OPM 4.56.a</u>, "AGS Ring Sweep Checklist" 	
ii) Round sheets and logs	ii) Round sheets and logs; for example, see OPM 4.1.f , "C-A Gate Security Log Sheet for Remote Access"	
iii) Operator checklists providing vital information on key operational and safety parameters	iii) Operator checklists providing vital information on key operational and safety parameters; for example, see OPM 9.1.2 , "Procedure for Preparing and Maintaining an RSC Check-Off List and Assuring that RSC Recommendations are Completed"	
iv) Operations Supervisory Checklists showing facility status, planned maintenance, and tests	iv) Operations supervisory checklists showing facility status, planned maintenance, and tests; for example, see OPM 2.27.a , "Operations Acceptance of New Equipment/Systems Checklist"	
2) Document Review a) A review of documents and checklists, as required, should be made to ensure that the operators review and understand the important operations history, the present status of the equipment, and any planned events.	 Document Review Shift turnovers include a thorough review of appropriate documents describing important aspects of accelerator status, and some shift turnovers may include a review of a checklist if relevant to operations or ESH. Reviews are complimented by a discussion between the off-going and oncoming operators. For example, see OPM 2.8, "Shift Turnover" and OPM 7.1.1, "Cryogenic Operations Shift Turnover." 	2) Document Review None
Control Panel Walkdown Walkdown the control panels to determine the plant's status by observing system lineups, switch positions, lighted annunciators, chart recorders, and status lights	3) Control Panel Walkdown a) Shift turnovers include a thorough inspection of equipment, control systems and appropriate accelerator instrumentation. See OPM 2.8, "Shift Turnover" and OPM 7.1.1, "Cryogenic Operations Shift Turnover."	3) Control Panel Walkdown None
b) Oncoming and outgoing personnel should review control panels together.	b) Reviews are complemented by a discussion between the off-going and oncoming operators. See OPM 2.8 , "Shift Turnover" and OPM 7.1.1 , "Cryogenic Operations Shift Turnover."	

DATE: 1/2/03

PAGE: 1 of 2

CHAPTER: XII "OPERATIONS TURNOVER"

PAGE: 2 of 2

GUIDELINE		PERFORMANCE	EXCEPTIONS
4)	Discussion and Exchange of Responsibility a) When all operations personnel are confident that the oncoming personnel are fully cognizant of plant conditions, and conditions are stable, the oncoming operators and supervisor should state that they take responsibility for the shift, and note such in the appropriate log	 Discussion and Exchange of Responsibility a) The oncoming Operations Coordinator signifies that he/she is cognizant of facility operations and is prepared to assume responsibility for operations at the end of the previous shift. See OPM 2.8, "Shift Turnover" and OPM 7.1.1, "Cryogenic Operations Shift Turnover." 	4) Discussion and Exchange of Responsibility None
5)	Shift Crew Briefing a) Briefing of operators and support groups, as required, should be conducted by the Operations Supervisor and include a review of the facility status, equipment problems, and changes in progress or planned changes	5) Shift Crew Briefing a) Any special information required on a particular shift is written in the logbook by the senior person in charge of the group and verbally emphasized during briefings with operators. See OPM 2.8 , "Shift Turnover" and OPM 7.1.1 , "Cryogenic Operations Shift Turnover."	5) Shift Crew Briefing None
6)	Reliefs Occurring During the Shift a) Relief reviews and walkdowns should be performed as required, depending on the familiarity of the oncoming persons with the current conditions	6) Reliefs Occurring During the Shift a) Exchange of operators or the Operation Coordinator during a shift is done in a way to ensure that the oncoming person is knowledgeable of the conditions as he would have been had a complete shift turnover process been conducted. See OPM 2.8, "Shift Turnover" and OPM 7.1.1, "Cryogenic Operations Shift Turnover."	6) Reliefs Occurring During the Shift None

CHAPTER: XIII "OPERATIONS ASPECTS OF FACILITY CHEMISTRY & UNIQUE PROCESSES"

PAGE: 1 of 2

GUIDELINE	PERFORMANCE	EXCEPTIONS
Operator Responsibilities a) Operators should be able to recognize out- of-specification process parameters, adverse trends, and be familiar with corrective actions	1) Operator Responsibilities a) Operators are trained to respond to out-of-specification process parameters and adverse trends. See OPM 10.1, "Occurrence Reporting," and OPM 6.1.2, "Response to Chipmunk Interlocks." A call-in-list of system experts is maintained and, if necessary, operators will shut down the system or the entire program in order to maintain a safe status.	Operator Responsibilities None
Operator Knowledge a) Operators should be knowledgeable of processes and safety that affect operation and should be able to analyze off-normal situations and take action to correct the causes. Examples of process information include:	Operator Knowledge a) Operators are knowledgeable of processes and safety that affect operation and are able to analyze off-normal situations and take action to correct the causes. Examples of process information include:	2) Operator Knowledge None
i) Water pH, and conductivity	i) Cooling system parameters such as pressure	
ii) Hazards associated with chemical storage	ii) Hazards associated with chemical storage. See OPM 1.8 , "Hazard Communication"	
iii) Properties and hazards of such gases as hydrogen, nitrogen, carbon dioxide, chlorine, and halon	iii) Properties and hazards of gases. See OPM 8.13.3 , "Introduction of Explosive Gas Into the Experimental Area" and OPM 8.12.2 , "Securing Explosive Gas Devices From Operation"	
iv) Water-treatment equipment use	 iv) Knowledge of cooling towers, evaporative coolers and water treatment systems. See <u>Process Evaluations</u>, <u>EMS Specific Training</u> and <u>Operational Control Forms</u>. 	
v) Knowledge of operating limits, characteristics of off-normal and unique processes, and associated response and recovery conditions	 v) Knowledge of operating limits, characteristics of off-normal and unique processes, and associated response and recovery conditions. See OPM 2.5, "Operations Safety Limits," OPM 10.2, "Response to Water Spills," and Operational Control Forms. 	

CHAPTER: XIII "OPERATIONS ASPECTS OF FACILITY CHEMISTRY & UNIQUE PROCESSES"

PAGE: 2 of 2

GUL	DELINE	PF	ERFORMANCE	EXCEPTIONS
3)	Operator Response to Process Problems	3)	Operator Response to Process Problems	3) Operator Response
	a) Operators should be capable of making the		a) Operators are trained to make appropriate responses to process conditions.	to Process
	appropriate responses to process conditions		See, for example, and OPM 6.1.3, "Response to Chipmunk Alarms" and	Problems
			Operational Control Forms.	None
4)	Communication Between Operators & Process	4)	Communication Between Operators & Process Personnel	4) Communication
	Personnel		a) Operators of unique processes report to the Operations Coordinator in the	Between
	a) Operators should receive reports from, and		MCR. See OPM 2.1, "AGS Operations Organization and Administration."	Operators &
	communicate with, process personnel about		Shift logs and Trouble Reports are used to communicate important process	Process Personnel
	important process matters		matters. See Accelerator Operations.	None

CHAPTER: XIV "REQUIRED READING"

PAGE: 1 of 2

GUI	DEL	INE	PERFORMANCE	EXCEPTIONS
1)	File	Index	1) File Index	1) File Index
	a)	A list of the types of documents to be included in the required reading file should be maintained including:	 a) The type of document to be included in the required reading file is indicated in OPM 1.2, "C-AD Documents For Operations," and includes: 	None
		i) Changes in the process	i) Changes in the operation	
		ii) Changes in equipment design	ii) Changes in equipment that impact on operations	
		iii) Information on industry and facility operating experiences	iii) Information on operating experiences	
		iv) Information necessary to keep operations personnel informed of current facility activities	iv) Information necessary to keep operations personnel informed of current facility activities	
	b)	Material should be screened to ensure that only the appropriate material is kept in file.	b) Information is screened by the Main Control Room Group Leader to ensure that only the appropriate material is kept in file.	
2)		Adding Assignments A method should be in place to designate which documents need to be read and where they can be found and filed.	Reading Assignments Operators and Operations Coordinators are required to read all documents in the Required Reading Binder, Temporary Procedures Log and Hand Processed Change Log. Operators are reminded via the Daily Orders system. See C-AD OPM 2.8, "Shift Turnover."	2) Reading Assignments None
3)		quired Dates for Completion of Reading A required completion date, based on the material, should be determined for all material.	3) Required Dates for Completion of Reading a) All reading is to be completed within 10 days of issue, see C-AD OPM 2.8 "Shift Turnover."	3) Required Dates for Completion of Reading None
	b)	Documents required to be read before shift assignments should be clearly designated.	b) Documents required to be read before shift assignments are clearly designated for immediate attention through the <u>Daily Orders</u> system.	
4)	Doo a)	Reading should be documented and a file maintained with information.	4) Documentation a) All reading material is appropriately signed off. The Head of the MCR maintains the Required Reading Binder and sign-offs. See C-AD OPM 2.8, "Shift Turnover."	4) Documentation None

DATE: 1/2/03 **CHAPTER:** XIV "REQUIRED READING" **PAGE:** 2 of 2

GUIDELINE		PERFORMANCE	EXCEPTIONS
	5) Review	5) Review	5) Review
	Periodic reviews of the required reading program should be performed	a) The Head of MCR periodically reviews the Required Reading Binder	None
	b) Material which has been read by all should be either discarded or filed, as appropriate	b) The Required Reading Binder is purged every fiscal year and material is either discarded or filed as appropriate. See OPM 1.2 , "C-AD Documents For Operations"	

DATE: 1/2/03 CHAPTER: XV "TIMELY ORDERS TO OPERATORS" **PAGE:** 1 of 1

GUIDELINE	PERFORMANCE	EXCEPTIONS
Content and Format a) Operations orders should contain special operations requirements, administrative directions, special data collection requirements, trending requirements, and other short-term matters	Content and Format a) Operations orders are normally provided via the " <u>Daily Orders</u> " and " <u>Long-Term</u> <u>Orders</u> " pages on the C-AD Web-site. These orders contain special operations requirements, administrative directions, special data collection requirements, trending requirements, and other short-term matters.	Content and Format None
b) Orders should be clearly written, dated, and maintained	b) Orders are clearly written, dated, and maintained by the Head of the MCR	
c) Operations orders program should not be used to change operating procedures	c) Orders are not used to change operating procedures	
d) Information intended to be permanent should be incorporated in administrative procedures	d) Information intended to be permanent is incorporated. See C-AD <u>OPM 1.4.3</u> , "Procedure For Implementing New, Revised or Canceling Permanent Procedures."	
Issuing, Segregating and Reviewing Orders a) Orders should be issued by the operations supervisor to operating personnel	Issuing, Segregating and Reviewing Orders a) Orders are issued by the C-AD Head of the MCR to operating personnel	2) Issuing, Segregating and Reviewing
b) Orders should be segregated into long-term and daily orders to facilitate review	b) Long Term Orders are generally applicable for an 8 to 20 week period; that is, a typical running period	Orders None
c) Daily orders that are extended should be reviewed daily	c) Daily orders are reviewed and deleted every 30 days	
d) Long-term orders should be reviewed periodically	d) Long Term Orders are reviewed periodically	
e) Review of orders should be documented in log books	e) Review of orders is documented by the Head of Operations in the Order Review Log.	
Removal of Orders a) Outdated orders should be removed or canceled	3) Removal of Orders a) Orders are removed when appropriate by the C-AD Head of MCR. See OPM 1.2, "C-AD Documents for Operations."	3) Removal of Orders None
b) Operations supervisors should review orders to assure they are current	b) The TVDG Operations Supervisor, C-AD Head of MCR and the Head of Operations review orders to ensure they are current	

CHAPTER: XVI "OPERATIONS PROCEDURES"

PAGE: 1 of 6

GUI	DEL	INE	PER	FORMANCE	EXCEPTIONS
1)		Procedure Development Procedures should be developed to assist in the development and review of operations procedures and should include methods and formats for them	1)	Procedure Development a) Procedures exist to assist in the development and review of C-AD operations procedures. These procedures include methods and formats. See C-AD OPM 1.4, "C-AD Plans, Policies and Operating Procedures," C-AD OPM 1.4.1, "Format of C-AD Policies," C-AD OPM 1.4.2, "Format of C-AD Procedures," and C-AD OPM 1.4.4, "Procedure For Implementing or Canceling Temporary Procedures."	Procedure Development None
	b)	Procedures should be developed giving administrative and technical direction for all anticipated operations, system changes, alarm responses, and abnormal or emergency situations also giving the appropriate responses		b) Procedures exist at C-AD to give administrative and technical direction for all anticipated operations, system changes, alarm responses, and abnormal or emergency situations, and also to give the appropriate responses. In order to ensure this, procedure development is governed by a series of management, administrative and technical review processes. See C-AD OPM 1.4.3, "Procedure for Implementing New or Revised Permanent Procedures, or Canceling Permanent Procedures."	
	c)	The detail in the procedure should be consistent with the complexity of the task, the experience and training of the person performing the task, the frequency of performance, and the consequences of errors		c) The detail in procedures and training is consistent with the complexity of the task, the experience and training of the person performing the task, the frequency of performance, and the consequences of errors. See C-AD OPM 1.4.2, "Format of C-AD Procedures."	
2)		The following requirements should be followed to assure that the content conforms to the prescribed guidelines:	2)	Procedure Content a) The following requirements are followed to assure that the procedure content conforms to the prescribed guidelines:	2) Procedure Content None
		i) Scope and applicability should be apparent. Emergency procedures should be easily distinguishable from other procedures by use of a color code		 Scope and applicability are apparent. See C-AD <u>OPM 1.4.2</u>, "Format of C-AD Procedures." Emergency procedures are easily distinguishable from other procedures by use of a Chapter Number. See C-AD <u>OPM Chapter 3</u>, "C-AD Emergency Procedures." 	
		ii) Procedures should incorporate information from appropriate reference sources		ii) Procedures incorporate information from the most appropriate reference source, which is the <u>Standards Based Management System</u>	
		iii) Prerequisites and initial conditions, including verification of the condition of		iii) Prerequisites and initial conditions, including verification of the condition of the equipment to be used, is detailed and set out in a place	

CHAPTER: XVI "OPERATIONS PROCEDURES"

GUIDELINE		PERFORMANCE	EXCEPTIONS
	the equipment to be used, should be detailed and set out in a place within the procedure which is easily found.	within the procedure which is easily found. See C-AD OPM 1.4.2, "Format of C-AD Procedures."	
iv)	Definitions should be explained.	iv) Definitions are explained; see OPM 1.3, "Definitions"	
	Procedures should be easily understood and actions clearly stated	v) Procedures are easily understood and actions clearly stated; see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
	Procedures should contain only one action per step	vi) Procedure writers are requested to contain only one action per step; see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
ĺ	Procedures should contain sufficient but not excessive detail based on the skill level of those executing the procedure	vii) Procedures contain sufficient but not excessive detail and are based on the skill level of those executing the procedure; see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
	Warnings, notes, and cautions should be easily recognizable	viii) Warnings, notes, and cautions are easily recognizable; see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
	Warnings and cautions should precede the step to which they apply and appear on the same page	ix) Warnings and cautions precede the step to which they apply and appear on the same page see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
,	Procedures should be technically and administratively accurate and include sufficient information and correct references	 A review process helps ensure procedures are technically and administratively accurate and include sufficient information and correct references; see C-AD OPM 1.4.3.a, "C-A Permanent Procedure Tracking Form for New or Revised Procedures" 	
	Sign-offs should be provided for each critical step	xi) Sign-off is provided for critical steps where appropriate; for example, see checklists at Keyword=Check	
	Limits and tolerances for operating parameters should be consistent with readable accuracy of instruments	xii) Limits and tolerances for operating parameters are consistent with readable accuracy of instruments; for example, see limits in the C-A ASE procedures that are well within the readable accuracy of instruments	
xiii)	Criteria for surveillance or test	xiii) Criteria for surveillance or test procedures are easily understood.	

DATE: 1/2/03

PAGE: 2 of 6

CHAPTER: XVI "OPERATIONS PROCEDURES"

GUIDELINE	PERFORMANCE	EXCEPTIONS
procedures should be easily understood If calculations are required, they shou be explained		
xiv) Sequence of procedural steps should conform to normal or expected operational sequences	xiv) Sequence of procedural steps conforms to normal or expected operational sequences; see this requirement in C-AD OPM 1.4.2, "Format of C-AD Procedures"	
xv) Procedures should incorporate human factors, such as exact references to components and documents, and inclu highlights of operational limits, warni and cautions		
xvi) Emergency operating procedures show consider single and multiple causalities		
xvii) References to procedural steps unrelated to the procedure being used should be avoided	xvii) References to procedural steps unrelated to the procedure being used are avoided or identified by "GOTO" or "REFER TO" in capitals; see C-AD OPM 1.4.2, "Format of C-AD Procedures"	
xviii) Component or system shutdown restoration requirements following shutdown, maintenance, or surveilland should be specified	following shutdown, maintenance, or surveillance are specified. See	
Procedure Changes and Revisions a) The review and approval process for each procedure and change should be documented to a procedure without retyping it. Procedure visions constitute the retyping and reissuance of the procedure. Changes and revisions should conform to the following.	3) Procedure Changes and Revisions a) Procedure changes at C-AD are performed under C-AD OPM 1.4.5, ed. "Procedure for Implementing Hand processed Changes," and procedure revisions are performed under C-AD OPM 1.4.3, "Procedure for	3) Procedure Changes and Revisions None
i) Procedure changes should be	i) Procedure changes are documented in a logbook readily available for	

DATE: 1/2/03

PAGE: 3 of 6

CHAPTER: XVI "OPERATIONS PROCEDURES"

PAGE: 4 of 6

GUIDELINE		PERFORMANCE	EXCEPTIONS
	documented in a logbook readily available for operator reference	operator reference	
ii)	Procedure changes and revisions should be made when errors or omissions are noted	ii) Procedure changes and revisions are made when errors or omissions are noted	
iii)	Procedure revisions should be started when a temporary change has been outstanding for a long period of time	iii) Procedure revisions are started simultaneously when a hand-processed change is made	
iv)	Procedure revisions should be implemented concurrently with modifications	iv) Procedure revisions are implemented concurrently with modifications	
v)	Information on changes or revisions should be communicated to operations personnel through shift briefings or through required reading	 Information on changes or revisions is communicated to operations personnel through shift briefings, classroom training or through required reading 	
vi)	The reasons behind important procedure steps should be documented to assure their importance is maintained	vi) The reasons behind important procedure steps are generally documented in safety or design reviews. When Caution and Warning statements are used in procedures, the consequence of not following the Caution or Warning is stated. See C-AD OPM 1.4.2, "Format of C-AD Procedures"	
vii)	Procedure reviews should involve a walk-through or a similar process	vii) Procedure reviews for sweep procedures such as the C-AD OPM 4.56 Series, "Procedures for Sweeping Primary Beam Enclosures – Controlled Access," involve a walk-through	

CHAPTER: XVI "OPERATIONS PROCEDURES"

GUI	GUIDELINE		PERFORMANCE			EXCEPTIONS
4)		Operating procedures should be approved by the Operations Supervisor	4)	Proa)	Operating procedures are approved by the C-AD operations management and supervisors where appropriate. See C-AD OPM 1.4, "C-AD Plans, Policies and Operating Procedures," and C-AD OPM 1.1, "Authorization."	4) Procedure Approval None
	b)	Procedures which affect safety-related equipment and emergency procedures should be reviewed by the safety review committee of the department or facility		b)	Procedures which affect safety-related equipment and emergency procedures are reviewed by the appropriate C-AD and/or TVDG safety review committee. See C-AD OPM 9.2.1, "Reviewing Conventional Safety Aspects of Experiments," C-AD OPM 9.3.1, "Reviewing Conventional Safety Aspects of an Accelerator System," and C-AD OPM 1.1, "Authorization."	
	c)	Revisions to the procedures should receive the same level of approval as the initial versions. New and revised procedures should be approved before use		c)	Revisions to the procedures receive the same level of approval as the initial versions. New and revised procedures are approved before use. See C-AD OPM 1.4.3, "Procedure For Implementing New, Revised or Canceling C-AD Permanent Procedures."	
	d)	Temporary changes should be approved by a least two individuals, one of whom must be the Operations Supervisor		d)	Temporary procedures and Hand Processed Changes are approved by a least two individuals, one of whom must be the C-AD Head of MCR or TVDG Operations Supervisor, as appropriate, or an equivalent authority. See C-AD OPM 1.4.5, "Procedure for Implementing Hand processed Changes."	
5)		cedure Review Procedures should be reviewed before they are issued and at periodic intervals to assure that information is accurate and that human factors have been considered	5)		Procedures are reviewed before they are issued and at three-year intervals in order to assure that information is accurate and that human factors have been considered. The Head of MCR issues temporary procedures. Temporary procedures are authorized for a running period, which is one year or less. See C-AD OPM 1.4, "C-AD Plans, Policies and Operating Procedures."	5) Procedure Review None
	b)	Applicable procedures should be reviewed after an unusual occurrence, or other significant event		b)	Applicable procedures are reviewed after an unusual occurrence, or other significant event. See C-AD <u>OPM 10.1</u> , "Occurrence Reporting and Processing of Operations Information."	
	c)	New procedures should be walked through to ensure their workability		c)	New procedures are walked through to ensure their workability. See C-AD OPM 1.4, "C-AD Plans, Policies and Operating Procedures."	

DATE: 1/2/03

PAGE: 5 of 6

CHAPTER: XVI "OPERATIONS PROCEDURES"

PAGE: 6 of 6

GUI	DELINE	PERI	FORMANCE	EXCEPTIONS
6)	a) Controlled copies of proc maintained in control are reference, and in other are	redures should be as for operator	Procedure Availability a) Controlled copies of the C-AD procedures are maintained for operator reference and in other areas as appropriate. See C-AD OPM 1.2, "C-AD Documents for Operations." Procedures are maintained on an intranet for ease of access; the Documentation and Training Manager maintains the original copy of all procedures. See C-AD OPM 1.4, "C-AD Plans, Policies and Operating Procedures."	6) Procedure Availability None
	b) Working copies should b system put in place to ens procedures are replaced		b) Official copies of procedures are maintained at an official, fire-walled website. Before using a printed copy, workers must verify that the procedure is the most current version by checking the document issue date on this website.	
7)	Procedure Use a) The requirements for using should be understood by	ng the procedures	Procedure Use a) The requirements for using the procedures are understood by all operators. This is accomplished through appropriate training programs, testing and procedure walkdowns. See C-AD OPM 1.12, "Conduct of Training Policy."	7) Procedure Use None
	b) Operators need not look uprocedures when taking is emergency situations, but should be reviewed immediate the action	mmediate actions in the procedures	b) Operators generally do need not look up the emergency procedures when taking immediate actions in emergency situations; however, they are reviewed immediately after to validate the actions taken. See C-AD OPM 3.1, "Emergency Procedures to be Implemented by the Department Emergency Coordinator," for example.	

CHAPTER: XVII "OPERATOR AID POSTINGS"

PAGE: 1 of 1

GUIDELINE		PERFORMANCE		EXCEPTIONS
a) Anyon person	id Development ne can develop an aid, but facility nnel must be informed of the importance trolling such information		Operator Aid Development a) Operations aids are maintained on the <u>Operation's Web-site</u> . Rules for controlling such information are in <u>OPM 1.2</u> , "C-AD Documents."	Operator Aid Development None
operate	perations Supervisor must approve all or aids. Aids which alter procedures I be incorporated into procedures.		Approval a) The Head of the Main Control Room approves of all operator aids. See OPM 1.2, "C-AD Documents." Aids are not used to alter procedures.	2) Approval None
area of	I materials should be located near their f use and not obscure any instruments or als. Aids should be protected and also secured		Posting a) Aids may be viewed via computer "windows" at each of the five control consoles in the MCR. They do not obscure any instruments or controls. Aids are protected and properly secured by the Head of the Main Control Room.	3) Posting None
	s should supplement approved procedures of the used in lieu of them		Use of Aids a) Operator aids do not contain material that is procedural in nature. They contain maps, equipment lists and non-emergency call-down lists, for example.	4) Use of Aids None
	ation ng of all approved operator aids should intained and audited	/	Documentation a) An operator-aid index is on the <u>Operation's Web-site</u> . Aids are maintained and audited by the Head of the Main Control Room.	5) Documentation None
period remov	oproved aid list should be reviewed lically to assure outdated aids are red and missing aids are replaced. As dures are updated, related aids should be ed.		Review a) Operator aids are reviewed periodically by the Head of the Main Control Room. See OPM 1.2, "C-AD Documents" for review requirements.	6) Review None

FACILITY: COLLIDER ACCELERATOR DEPARTMENT CHAPTER: XVIII "EQUIPMENT LABELING AND PIPING"

CHIDELINE PERFORMANCE EXCEPTIONS

DATE: 1/2/03

PAGE: 1 of 2

GUIDELINE	PERFORMANCE	EXCEPTIONS
Components Requiring Labeling a) Valves b) Major Equipment c) Switches d) Circuit Breakers e) Fuse Blocks f) Instruments and Gages g) Electrical Busses and Switchgear h) Cabinets (Relay, Terminal) i) Room Doors j) Emergency Equipment (Fire Alarm Stations, Intercom Equipment) k) Fire Protection Equipment	Components Requiring Labeling a) Rules for labeling items a) through k) in column 1 are found in SBMS: i) Equipment and Piping Labeling ii) System and Component Labeling iii) Sample Labeling Program	1) Components Requiring Labeling None
Label Information a) Information on labels should be consistent with information found in procedures, and system diagrams	Label Information (see <u>Equipment and Piping Labeling</u> and <u>System and Component Labeling</u>) a) Information on labels is consistent with information found in procedures and system diagrams	2) Label Information None
b) Labels should be permanent, securely attached, and easy to read	b) Labels are permanent or securely attached, and easy to read	
c) If color coding is used, it should be consistent	c) Color coding, when used, is consistent	
d) Piping should indicate the fluid contained and the normal direction of flow. OSHA color coding should be used, and piping containing hazardous fluids or gasses should be uniquely identified	 d) Piping indicates the fluid contained and the normal direction of flow. OSHA color coding is used, and piping containing hazardous fluids or gasses is uniquely identified. 	
e) Labels should be suitable for their environment	e) Labels are suitable for their environment	
Label Placement A) Labels should be placed on or as near as possible to equipment to be labeled	Label Placement (see <u>Equipment and Piping Labeling</u> and <u>System and Component Labeling</u>) a) Labels are placed on or as near as possible to equipment to be labeled	3) Label Placement None
b) Labels should be oriented for easy reading	b) Labels are oriented for easy reading	

FACILITY: COLLIDER ACCELERATOR DEPARTMENT CHAPTER: XVIII "EQUIPMENT LABELING AND PIPING"

CHIDELINE PEDEODMANCE FYCEPTIONS

GU	IDELINE	PERFORMANCE	EXCEPTIONS
4)	Replacing Labels	4) Replacing Labels (see <u>Equipment and Piping Labeling</u> and <u>System and</u>	4) Replacing Labels
	 a) Identifying Lost or Damaged Labels i) Procedures should be established to replace labels that are lost or damaged 	Component Labeling) a) Identifying Lost or Damaged Labels i) Procedures are established to replace labels that are lost or damaged	None
	ii) Post maintenance tests should include a review of labels	ii) Post maintenance tests include a review of labels	
	iii) Where informal labeling is used, it should be replaced with proper labels	iii) Where informal labels are found, they are replaced with proper labels	
	 b) Providing New Labels i) There should be methods and facilities to create required labels 	b) Providing New Labelsi) There are methods and facilities to create required labels	
	ii) Replacement of labels or attachment of temporary labels should be verified	ii) Replacement of labels or attachment of temporary labels is verified	

DATE: 1/2/03

PAGE: 2 of 2